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GOVERNMENT OF INDIA



WHITE PAPER ON INDIAN STATES

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formed new States

to States

FOREWORD

2 That is how 10 years ago the problem of the Indian States presented itself to the authors of this important report on the Indian States But were there really two Indias. And was the problem merely

to hold them together?

- 3 A giance at the map (Appendix I) showed that geographically India was one and nodrexiable. The territories of the Indian States were dovetailed into, and closely intervoren with, those of what was then British India. Even where the map showed solid blocks of the Indian States the territories were so irregular that the States had enclaves in the Provinces and were versa.
- 4 The man part of the communications essential to the welfare of the whole of the country passed in and out of the territories of the Indian States A community of interests in the wider economic field linked the brates with the Provinces. If the States and the Provinces failed to to-operate in implementing policies on matters of common concern, there was a vacuum which rendered it impossible to enforce effective measures in respect of such matters in any part of the country
- 5 The geographics set up of the Indian States did not coincids with any ethnic, raccal or linguistic divisions. The peoples of the Provinces and the States had suffered alike from the waves or foreign mutations and foreign domination. Close has of cultural affinity, no less than those of blood and sentiment, bound the people of the States and the Provinces together.
- 6 What was it then that separated the Indian States from the rest of India? Firstly, the historical factor that unlike the Provinces the States had not heen amnered by the British Government Secondly, the Political factor that the brates maintained the traditional monarchical form of Government.
- 7 Did these factors, however, really segregate the States from the Provinces and create an impassable political barrier between them? The freedom of the Indian States from foreign subjugation was only relative; the paramount power controlled the external afters of the States and secretical wide powers in relation to their internal matters. The whole of the country was, therefore, in varying degrees under the sway of the British Government Besides in the context of the demand for India's freedom the degree of control excressed by the British power ceased to have any meaning. Nor was there any reason to over-emphasize the political difference between the States and the Provinces There was nothing incompatible between the systems of governance in the Provinces and the States provided the supremisely of the common popular interests was recognised and representative and responsible Governments were established in the States.
 - 8 India was, then, not only a geographical and cultural continuum but also one economic and political entity. The problem of statesmanship in

that case could not merely be to hold the two Indus together. The resi problem was how to bring about a clearer appreciation on the part of all political elements in India that they were bears to the heritage of the common culture of India, and how to weld the States and the Provinces torether in a point endeavour to raise India to her full stature

- an On Srd June, 1947, the plan for the partition of India was period of one year following that fateful day will go down as a most momentous one in links a history not only hecause it was during that year that India attained her freedom but also because it has witnessed a mighty interplay of two powerful forces. One has been the daupty to force on communic accusationness which has led to the secession from India of certain parts of this country and their constitution into an independent State. The other has been the revisianism and quinting force of enlightened mutual interests in a free and resurgent India which has swept away the barriers that separated the Indian States and the Provinces. Blow and in balance one process has agi off the other is for the future to unfold
- 10 Dura, the recent meaning a tremendous change has come over the Indian States This change has been brought about by a process of two fold integration, firstly consolidation into sizeable and viable administrative units and, secondly, growth of democratic institutions and responsible governments. This thouless revolution has been brought about on this one hand by the operation of democratic forces unlesshed by freedom and on the other, by the patroitic attitude of the Rulars who have been quick to appreciate the change
- 11 It has been the policy of the Government of India to appropriate the sentiments and the wishes of the people and the sense of public service and pairtosism of the Rulers, towards the attainment of the objective that they have had before themselves, namely the integration of the Provinces and the States in a strong and united India in which the peoples of the States and the Provinces would partake in the follest measure in the enjoy ment of the fruits of freedom.
- 12 The purpose of this White Paper is to present information, backed by documents regarding the policy of the Government of India towards the Indian States and the developments that have taken place in respect of the States unce 6th July 1927, when the States Department of the Government of India was set up An analysis of the historical and pointed background of the proclem of the States will be helpful in taking stock of the great change that has some over them during the recent months. This is contained in the first two of the four parts into which this White Paper is divided. The first part gives statistics about the States and onlines: those parts months the parameterizary of the Covernment of the Government of India Act, 1935. Covern The second parts surveys the course of developments since the promulgation of the Government of India Act, 1935. White the Covernment of India Act, 1935. White the Covernment of the July 1947. The third part deals with the events leading up to the accession of the States to the Dominion of India The fourth part deals with subsequent developments in the direction of the integration and democrativa & Son of the States.
 - 1: 1in White Paper surveys the political trends and developments in respect of the Indian States generally, it does not deal with the States of Hyderobad Kashmir and Jungadh, where the course of events has been affected by special factors

T THAT

Indian States under Paeamountry of the British Crown General Survey

Indian States

- 1 Sub Section (1) of Section 311 of the Government of India Act 1955 which has now been omitted defined 'Indian State' as including any territory whether described as a State an Estate a Jagur or otherwise belonging to or under the suzeramty of a Ruler who is under the suzeramty of Ri Majesty and not being a part of Brinkh Ind i' In political practice the term applied to a political community occupying a territory in India of defined boundaries and subject to a common Ruler who emjoyed or exercised as belonging to him any of the functions and attributes of infer nel sovereignty duly reconnected by the Paramount Power
- 2 The Butler Committee and the Simon Commission applied this time term to 562 units whereas the Joint Committee on Indian Committee tutional Reforms reterred to 560 units as States. The term covered at one end of the scale units like Hyderabad and Kashmir vinich were of the size of the United Kingdom and at the other end minute holdings in Kathawar artending only to a few acres.
- 3 Out of the total area enclosed within the territories of pre Partition India 1s 158 410 square miles the Indian States covered an area of 7 15 604 square miles which constituted about 45% of the total Indian territories In post Partition India the area covered by the States geograph all, continguous to India was reduced to 58 7598 square rules being about 459 of the total area of the Dominion of India vis 12 20 009 square miles The Kashimus State with a territory of 84 471 square miles and the Frânshad State closely following it with a territory of 82 413 square miles constituted the largest territorial units amongst the States. There were 15 States which had territories of more than 10 000 square miles and 67 having territories vanging from 1 000 to 10 000 square miles There were 202 States having each an area of less than 10 square miles 1 There

1 The total population of the States according to the census figures of 1041 was 9 31.59 233 constituting about 24% of the total population of pre-Partition India numely 8.98 97 255 after Partition the total population of the Domin on of India was reduced to 31.60 12.506 and of the States within the geographical orbit of the Indian Dominion to 8.88 084 34 changing the relative population ratio of the States from 24% to 27%.

- These 16 States plus 4 others with a population of over one million These 16 States plus 4 others with a population of more than 750 leibly but less than s amount of more than 750 leibly but less than s amount of more than 750 states than the Constituent Assembly as against 33 seast essigned to the rest of the States Of these 28 States 11 were entitled to send two or more representation Of the rest 13 had a population between five and seven and a half lakins The remainder of the 140 States which were members of the Chamber of Princes in their own right had a population ranging from 25 000 to 500 000
- 6 The distribution of principal communities over the *e-intories of the States in post-Partition India showed that 27% and 25% respectively of the total appulation of Eindow (including Scheduled Castes) and Muthurs were to be found in the States. In the case of the Sikhs and Indian Christinis however the recremiace were much higher in that the States claimed 50%

[&]quot;A statement showing area and population of the Indian States is appended (ppend x II)

*Forms of area and population are based on the States in appended

fF gures of area and population are based on the Statistical Handbooks published by the Constituent Assembly

of the Indian Christians and 36% of the Sikhs residing in the Dominion of India The corresponding figures for pre Partition Ind a were Hindus 25% Muslims 16% Indian Christians 46% and Silhs 27%

7 The revenues of the States which in numerous cases did not reflect their relative areas and population showed equal disparity. Acording to the latest figures available for three years average annual revenue of the States 19 States had a revenue of rupees one crore or more a ye r seven had revenue ranging between fifty lakhs to one crore and the figure descended gradually till in the case of petty principalities it slo ed a revenue approximating to an artisan a average wages

HISTORICAL SURVEY

8 Historically the main common feature that distingui had the Bfates from the Provinces was that the States until e the Provinces had not been annexed by the British Power In their individual origin however the volution and growth of States represented different processes Firstly there were the old established States such as those in Rapputant which were in existence before the main waves of foreign invasion took place Another class consisted mainly of the States with Muslim dynastics which were founded by the pobles or the Viceroys of the inveding foreign Emperors Thirdly there were the States which emerged in the period of decline of the Moghul power and prior to the final steges of the consolidation of the British territory. Then there were the newer States, which the British recognised during the final period of consolidation. Only one State namely Bennies, was set up and recognised since the assumption of the Government of India by the Crown

GEOGRAPHICAL SURVEY

4 Geographically the States were scattered over every portion of the map of India The yellow and pink map of pre Partition India (Appendix I) showed the Baluchistan States and the States of Kashmr and Sikkim (the last one sometimes shown in pale green to indicate that unlike other States it was under the External Affairs Department) on the frontiers of India It showed the north east Cooch Behar enclosed within the territories of the Bangal Pre ince and the Manipur State surrounded by the territories of the Province of Assem Southwards in the eastern portion of India the next block of Indiar State territory was to be found in a chain of small States which were known as the Chattisgarh and Onssa States Further south figured the States of Hyderabad and Mysore the latter a unit larger than the Irish Free State and having twice its population Facing the Iudian Ocean farther southwards still were the two densely populated States of Cochin and Travancore Northwards the west coast and both un the coast and inland were to found various States mainly of the Mahratta period the largest of these be no Balhan in The cho, a of States, ended with the State of Beards, and a up of several separate areas to the north of Bombay Presidency Further to the north west lay the extremely numerous assemblage of States and Estates included in the Western India States Agency of which the hetter known were Kuteb Nawanagar Bhavnagar and Junagadh. To the north esst of Bombay separating Bombay and the Central Provinces from the Unit a Provinces ay the main mass of Central India States which included Gwalior Indore and Rewa The northern and north western portion of Bombay was divided from the Punjab by the wide strip of Rajputana States Among the States of this group which constituted the largest unit of the Indian States were the important Rapputana States of Bikaner Japur Jodhpur and Udaspur In the United Provinces were to he found the isolated States of Tehri Garhwal Rampur and Benares In the north west were the Punjab States including Patials stretching up to Simla and the States of Jind, Nabha and Kapurthale, and a number of smaller States Further west appeared the State of Bahawalpur The State of Khanpun lay in the geographical olit of Sind

POLITICAL DIVERSITY OF STATES

10 The internal administration of the States and their political set up varied greatly There was a very wide difference in the degree of administrative efficiency reched by the most advanced and the most back ward According to the information circulated by the Chamber of Princes in 1946 over 60 States had act up some form of legislative bodies. In several others schemes for associating people with the governance of their States were under consideration. In most of the cases the development of representative institutions and not approximate to the growth of self governing institutions in the Provinces, which were on the threshold of complete freedom. However everywhere there was a growing consciousness of the rights and hherites of the people and a new spirit was abroad

THREE CATEGORIES OF STATES

- 11 According to the Butler Committee the Indian States as they existed could be classified into three distinct categories
 - (i) States the Rulers of which were members of the Chamber of Princes in their own right 106 in number
 - (ii) States, the Rulers of which were represented in the Chamber of Princes on 12 members of their Order elected by themselves 127 in number.

(ui) Estates Jagus and others 327 m number

The first category included the Ruling Princes who enjoyed perminent dynastic salute of 11 guns or more together with other Rulers of the States who exercised such full or practically full internal powers as in the opinion of the Vicercy, qualified them for individual admission to the Chamber As a result of tresh admissions the membership of the Chamber was enlarged to 140 States.

THE CHAMBER OF PRINCES

12 The Chamber was a dehberative consultative and advisory body which was brought into being by a Royal Proclamation on 6th February, 1921. The establishment of the Chamber du dot affect the individual relations between any State and the Representative of the Croan, but it involved a deviation from the earlier policy under which the Crown discouraged joint action and deliberation between the Indian State.

Treaties, Ungagements and Sanads -

- 18 There were 40 States which had treaties with the Paramount Power A larger number of States had some form of engagements or Sanads, 1 e, acknowledgment of concession or suthority or privilegas generally coupled with conditions proceeding from the Paramount Power the remainder enjoyed a some form on other recognition of their status to be found in the States governed by treaties
- 14 The Treaties Engagements and Sanads covered a wide field The more important of them related to mutual aunity and defensive alliance These generally provided for territorial integrity, internal sovereignty and

protection of States, prohibition of external intercourse and mutual aggression the right of the British Government to advise in certain circumstances and tributes if any

15 A number of them dealt with allied matters such as exchange cession and gift of territories cession of jurisdiction for railway and other purposes cattonments and Impegnal Service troops

16 The Treates dealing with important fibancial and economic matters included Postal and Portal Conventions. Currency and coinage arrangements or agreements for opium. Salt agreements arrangements for exchange of postal correspondence telegraph and telephone lines.

17 Lastly there were miscellaneous agreements such as those relating to certain trade arrangements construction of canals leasing of forests and construction of waterways

18 The rights and obligations of the States arising out of these agree ments varied from State to State. Thus for instance so far as the arrange ments for evchange of postal correspondence were concerned five States were exittled to maintain separate postal system and they had Conven toons with the Government of India which provided inter dus for mutual exchange of correspondence parcels money orders etc. Ten other States were entitled to maintain a separate postal system but had no postal agreements with the Government of India. Twenty seven States were entitled to receive serince stamps free of cost In six States were entitled to receive serince stamps free of cost In six States were entitled to receive serince stamps free of cost In six States official correspondence passing within the State and intended for delivery within it was carried free of charge by the Postal Department of the Government of India

RELATIONSHIP BETWEEN THE PARAMOUNT POWER AND THE INDIAN STATES

- 10 The paramountey of the British Crown was not co extensive with the rights of the Crown flowing from the Tracties. It was hased on Treaties the graph of the Crown flowing from the Tracties and a sufference and the decisions of the Government of India and the Secretary of State embodied in political practice. The right that the Paramount Power claimed in exercise of the functions of the Crown in relation to the States covered matters both external and internal.
- 20 For external purposes State terntory and the State subjects were in the same position as British territory and British subjects. The States had no international life and in consequence of the loss by them of their power of negotiation and legation the paramount power had the exclusive authority of making peace or war or negotiating or communicating with foreign States. The rights and duties assumed by the Paramount Power in regard to external starts carried with them consequential rights and duties. The Paramount Power was responsible for implementing its international commitments the Princes were required to rive effect to the international obligations entered into by the Paramount Power.
 - 21. The right of intervention in the internal affairs could be exercised for the benefit of the Ruler of the State of India as a whole or for gring effect to international commitments. The sutherly of the Paramount Power could thus be interposed inter also for the prevention of dismemberment of a State the suppression of a rebellion against the lawful sovereign the prevention of gross misrule the economic growth of the whole of India checking inhuman practices or offences against natural law or public morality
- 22 The Paramount Power was responsible for the defence of both British India and the Indian States and exercised full control over all

matters connected with defence, such as the establishment of canton ments, the regulation of the strength of the armed forces of the States, the procurement of supplies free passage of troops supply of arms and ammunition etc

23 Lastly the Paramount Power claimed certain important rights as derived from the Boyal Preorgative These included the exclusive right to settle precedence and to grant honours, to regulate ceremonies, to recognise all successions and to settle disputes as to succession, to impose or remit nazurana or succession dithes, to take charge of the States of minors and to provide for their education, and to impose the duty of loyalty.

to the Crown

24 Paramountey thus made serious meurisions into the internal solutions of the political practice. The appointment of the Indian States Committee in 1927 to report upon the relationship between the Paramount Power and the Indian States was an outcome of these efforts. The Committee however found it impossible to evolve a formula which would cover the exercise of Paramountcy It expressed the view that "Paramountey must remain paramount, it must fulfill its obligations, defining or adapting itself according to the shifting necessities of the time and the progressive development of the States."

Such was the political set up of the Indian States under the Para

mountcy of the British Crown

PARI II

THE STATES UNDER THE SCHEME OF THE GOVERNMENT OF INDIA ACT, 1935
AND SUBSECUENT PLANS FOR INDIA S CONSTITUTIONAL ADVANGEMENT

FEDERAL SCHEMB

25 The Federal Scheme embodied in the Government of India Act, 1925 was the first effort to provide for a constitutional polationship between the Indian States and the Government of India on a federal basis. One of the special features of this scheme was that, whereas in the case of the Trounces accession to the federation was to be automatic in the case of the States accession was to be voluntary and the establishment of the content plated federation was conditional on the accession of States entitled to fill not less than 52 seats of the Council of State, and having an aggregate population of not fess than one half of the total population of the States.

26 The accession was to be effected by the King's acceptance of an Instrument of Accession, the terms of which made it clear that the Act exected no authority over the State save such as flowed rom the Ruler's freely executed Instrument In the extra federal field the paramountcy of

the British Crown was to continue

27 The Instrument which was to be the overriding document was to sovern the accession and had to specify the matters on which the Lederal Legislature was to have power to legislate for the State and my limitations subject to which the legislative and executive power of the federation was to be exercised in relation to that State.

28 The Instruments were to provide that a number of provisions of the Act, which were specified in the Second Schedule to the Act might be amended without affecting the accession of the States, but no sain and ment was to extend unless accepted by the Illuers concerned by means of supplementary Instruments, the functions occurried by any Idefaril

authority in respect of the States. Thus apparently any change in the basis structure of the federation or any amendment materially altering such provisions as those relating to the position of the Governor General in respect of Exteenal Affairs and Defence would have affected the accession of the States. From the point of view of the progressive public op mon in British India, these provisions seemed to rule out completely the transfer of responsibility at the Centre.

- 29 It was not obligatory for the King to accept any Instrument In fact, it was provided that no Instrument would be eccepted, the terms of which were inconsistent with the scheme of the federation embodied in its Act
- 30 An important feature of this scheme was that the proposed federation was to be composed of disparate constituent units in which the powers and authority of the Gentral Government were to differ as between one cru stituent unit and snother. This anomaly was sought to be justified on the ground that it was only by limiting the content of the accession of the States, which had empoyed a considerable measure of internal soveregity, that they could be brought into a constitutional relationship with the Government of India. It was urged that the measure of unity that could be conferred by an all India federation would bring added strength, stability and prosperity to India as a whole and would outweigh the disadvantages of its anomalies and imperfections.
- 81 The promulgation of the Act of 1935 was followed by protracted negotiations during the course of which the draft of the Instrument of Accession underwent several changes However, till September 1939 when the suspension of negotiations in that behalf was announced, the establish ment of the contemplated federation was not in sight. To the Princes much of the essence of federation appeared to turn out to be the negation of all to which they had been accustomed. Their approach to the problem was governed by the view that their accession to federation involved a process of levelling down so far as their internal sovereignty was concerned, as against the Provinces which were to be levelled up as autonomous units and that, therefore, the Provinces and States could not be treated alike On the other hand, progressive public opinion in British India hardened against the apparent effort of the Princes to whittle down the content of their accession to a farce, as also against such reactionary features of the federal scheme as the installation of dyarchy at the Centre in the form of the reserved subjects in the hends of the Governor General In the meantime, the Muslim League veered round to a position of determined hostility to all constitutional plans which envisaged a common centre for the whole of India Denounced by the main political elements in India for diverse reasons, the federal scheme of 1935 died unhonoured and unsung

CRIPPS PLAN ~

- 32 With the abandomment of the federal scheme which was announced by Lord Limithgow on 11th September, 1939, the power to veto responsibility at the Centre which had virtually vested in the Rulers of Indian States, passed out of their bands This was evident from the post ton that was assigned to the States in the next important announcement on the constitutions set up of India vir, the draft declaration known as the Cripts Plan
- 83 The immediate purpose of the Cripps Misson was to induce the British Indian farly leaders to agree to share the responsibilities of the Caubral Government in which the States were not required to participate. The main reason for proposing the scheme for

constitution making was to promote such an agreement The draft Declaration therefore primarily concerned itself with British India 14 promised he non societing Provinces if they so desired the same full status, as the Indian Umon but as regards the States it only toted that, whether or not a Striet adhered to the new Cos situation it would be incessary to negotiate a revision of its greaty arrangements so far as they miny be required in the new subsation.

84 The Cripps Plan as it stood seemed to differentiate between the Provinces and the States in applying the principle_of_non adherence Attention to this apparent discrepancy was drawn in a m morandum sun mitted to Sir Stafford Cripps by the Delegation of Indian States in which it was uiged that non adhering States or a group of States should have the right to form a Union of their own with full sovereign status in accord nee with a suitable and agreed procedure for the purpose 't was eraphasised on behalf of the States Delegation that the existence of suc a provision which would place the States at par with the Province for constitutional re-orientions need not necessarily lead to the setting up of a separate Union or Unions of the Indian States In fact it was stated that the Indian States would make their fullest contr hution towards evolving an audian Union acceptable to them and to other Units in India Sir Staffort (Tipp: told the States Delegation that the contingency of a separate Linon of Unions of the States had not been considered in connection with the Draft Declaration but he personally did not see any fundamental impossibility in tl suggestion

35 The Cripps Plan accepted the principle of self-determination but it was full of snags which imperialed the future of India Even more unsatisfactory than the picture of the future that the Plan contained was its miggardly and halting approach to the present. The failure of the Cripps

Mission gave new turn to India's political struggle

SIMILA CONFERENCE OF 1945

30 In spite of the deepening criss of the war no further serious clott was made to resolve the political deadlock in India until the Simls Conference of 1945. In view of its limited objective the States were no invited to this Conference. It turned out to be no mare than a full dress reheard 1 of the Conference dramp, the is 31 series of conferences. After the Conference of the final veto of communal intransgence and it stall of bitterness and furtifiation.

CABINET MISSION S PLAN

37 The assumption of power by Labour in England, the incressing international complications the aftermath of the war and the growing realisation of the fact that it was impossible to keep under subjection four hundred millions of exasperated people brought about a change in the Brital policy towards India A Parlamentary Delegation visited India in 1945 46 to gain first hand knowledge of the political situation in this country. On 194h February 1945 the Secretary of State for India Lord Pethick Lewrence announced his Government's decision to send a delegation of three Cabinet Ministers (5 India).

88 The Caburet M sson which consisted of Lord Pathick Lawrence, Sir Stafford Cripps and Mr. A. V. Alexander arrived in India on 23rd March 1946. In earlier announcements the Stafes had been assured that there was no intention on the part of the Crown to initiate any chance, he relationship with the Crown without their consent. It was no recapted that the consent of the Princes to any changes which much temere as a result of negotiations would not be unreasonably with held. In his lefter to the Chancellor of the Obsenber of Princes.

12th May, 1946, Lord Wavell repeated the assurance, that there was no mention of making proposals for the entry of States into the Indian set up on any basis other than of negotiation

- 1 89 On 12th May, 1946 the Cobinet Mieson issued the Memorandum in regard to States Treaties and Paramountey (Appendix III), it affirmed that the rights of the States which flowed from their relationship with the Crown would no longer exist and bat the rights surrendered by the States to the Paramount Power would return to the States. The void caused by the lapse of Paramounter was suggested to be filled either by the States entering into a federal relationship with the successor Government or Governments in British India or by entering into particular political arrangements with it or them. The memorandum also referred to the desirability of the States in suitable cases forming or joining administrative units large enough to enable them to be fitted into the constitutional structure as also of conducting negotiations with British India in regard to the future regulation of matters of common concern specially in the economic and financian field.
 - 40 The Cabinet Mission's Plan announced on 16th May, 1946, (Appendix IV), provided for the entry of the States into the proposed Union of India in the following manner —
 - (a) Examountay could neither be retained by the British Crown nor transferred to the new Government. But according to the assurance given by the Rulers that they were ready and willing to do so the States were expected to co operate in the new development of India.
 - (b) The precise form which the co operation of the States would take must be a matter for negotiat on during the building up of the new constitutional structure and it by no means followed that it would be identical for all the States
 - (c) The States were to retain all subjects and powers other than those ceded to the Union namely Foreign Affairs Defence and Communications
 - (d) In the preliminary stage the States were to be represented on the Constituent Assembly by a Negotiating Committee
 - (e) In the final Const tuent Assembly they were to have appropriate representation not exceeding 93 seats the method of selection was to be determined by consultation
 - (f) After the Provincial and Group Constitutions had been drawn up by the three Sections of the Constituent Assembly the representatives of the Sections and the Indian States would reassemble for the purpose of setting the Umon constitution

The Pian did not deal with the States in detail and its vague provisions regarding the association of the States with the Constituent Assembly caused some difficulty as regards the stage at which they could come in as regular members of the Constituent Assembly

41 In its Resolution dated 24th May 1946 the Congress Working Committee outpressed the trace that the Constituent Assembly could not be formed by entirely departed elements and the manuser of selecting. States representatives for the Constituent Assembly must approximate in so far as was possible to the method adopted in the Provinces However in the Press Statement was d by the Colmet Miss on on 2cth May 1946 it was readined that the question of how the States representatives should be appointed to the Constituent Assembly was not a matter for decision by the Gabinet Mission and was clearly one which must be discussed with the

- 42 In his Statement before the House of Lords on 18th July, 1946, Lord Pethick Lawrence repeated the assurance that it was for the States freely to come in or not as they chose In a statement made before the House of Commons on 18th July 1946 Sn Statement made before the House of Commons on 18th July 1946 Sn Statement made before the their would have to be close negotiations between the Negotiating Committee which the States had set up and the major British Indian parties both as to the representation of the States in the Constituent Assembly and as to their ultimate position in the Union
- 48 The Standing Committee of the Chamber of Princes in its State ment dated 10th June 1946 expressed the view that the Plan provided a fair basis for negotiations and subsequently set up a representative committee to nero are the States entry into the Constituent Assembly
- 44 By a resolution passed on 21st December 1946 the Constituent Assembly appointed a Committee-to-confer with the Negotiating Committee set up by the Charabor of Princes for the purpose of —
- (a) fixing the distribution of the seats in the Assembly not exceeding 93 in number which in the Cabinet Vission's Statement of 16th May, 1946 are reserved for Indian States
 - (b) fixing the method by which the representatives of the States should be returned to the Assembly
- 45 The settlement arrived at between the two Committees is embodied the report, dated 17th April 1947 of the Committee appointed by the Constituent Assembly

During the course of the negotiations between the two Committees it was suggested that His Vajest's Governments Statement of 20th Fehruary 1947 had introduced an additional element of urgency and that it would be helpful if the States representatives joined the Assembly during the April 1947 session "Although the States Negotiating Committee expressed its numbility to adopt such a course in the absence of a mandate from the General Conference of Ruleis the representatives of the States of Baroda Cochin Japur Jodhpur Bikhaner I atiala and Rova took their seats in the Constituent Assembly on 29th April 1947. With the exclusion of the States that have gone over to Palistan the States cook their seats in the Constituent Assembly was reduced from 38 to 90 seats of these 54 ceats have been filled of the States which have been allotted individual representation and which have acceded to the Dominion of India all States scept Lashmir Bhopal and Travancore have sent their representatives. Hyderabad has not yet acceded to the Dominion and has therefore not agreed to send any representative Bengressitatives Hough certain States in some of them did not participate in their select on

HIS MAJESTY S GOVERNMENT S STATEMENT OF 3RD JUNE, 1947

- 47 His Majesty's Government's Statement of 2rd June 1947, which superseded the Cabin t Mission's Plan of 16th May 1946 contained the following reference to the States
 - His Majesty's Government wish to make it clear that the decisions amounced above relate only to British India and that then polic towards Indian States, contained in Cabinet Ussion Memorandum of 12th May 1946 remains unchanged
- 48 This Statement was accepted by both the Congress and the Shahim League and formed the bass of the method of the transfer or power to the successor (covernments

PART III.

ACCESSION OF THE STATES TO THE DOMINION OF INDIA

LAPRE OF PARLYCONACY

49 Till the lapse of Paranountey, the Crown as represented by and operating through the Pointcal authorities provided the nexus between the Indian States and the Central and Provincial Governments The pivot of this arrangement was the Viceroy, who represented to the Indian States

Indian States and the Central and Provincial Governments. The pivot of this arrangement was the Vicercy, who represented to the Indian States the suzeranty of the British Graun while at the same time he was, in relation to British Indian, the head of the Government. The Indian Independence det released the States from all their obligations, i.e., the Grow and it was evident that it in consequence the Indian States hecance separatic independence that it in consequence the Indian States hecance expertise independence and the States here are central Government of the States here are central Government of the States here are central Governments in States here are not of all India polaries in the economic and other fields. All that the Dominion Government inheritety from the Paramount, Power was the provise to Section 7 of the Indian Independence Act, which-provided for the continuance until denomined by either of the parties, all agreements between the Indian States and the Central Governments and reportfield viatities, such as Customs Posts and Telemaphs, etc. (Appendix V.)

✓ STATES DEPARTMENT

50. It was against this background that the Government of India duided to set up a Department to conduct the relations with the States in matters of common consern.

81 On 18th June. 1847. His Excellency the Viceroy, Lord Nountbatten mutted Papidi Nehu, Sardar Patri and Acharya Kripalani (on behalf of the Congress Mr. Jamah Mr. Languat Al. Khan, and Sardar Nightur (on behalf of the Mustim League), and Sardar Balder Singli (on behalf of the Sitia), of atend an unformal-meating to discount the problem of the Sita's Sur Courad Corried (Political Advisor) was also present imong the agreed conclusions reached at this meeting was the following.

That it would be advantageous if the Government of India were to set up a new Department, possibly called the "States Department, to deal with matters of common concern with the States, that, if this were done, the new Department should be divided into two sections ready for the partition of the country, and that the existing Political Department and the Political Advisor should my only possible assistance and advise in the Centation of this new Department.

23 The above conclusion was considered, in the form of a recommend out by the Labourt of the Interior Government at its meeting on 25th one 1947 and the decision of the Cebinet in that behalf was announced in the Press Communiqué assued on 27th June 1947, which read

In order that the successor Governments will each have an organisation to conduct its relations with the Indian States when the Polishan Department is wound up, His Excellengthe Viceroy, in consultation with the Gabinet, has decided to create a new Department to alled the States Department to deal with matters arising between the Contral Government and the Indian States This Department will be in charge of States Patel who will work in Torsellation with Sardar Abdur Rab Niskjar.

The new Department will be organised in such a way and its work so distributed that at the appropriate time it can be divided up between the two successor Governments without any dislocation

Mr V P Menon will be the Secretary of the new Department

Sardar Nishtar was thus nominated as the Muslim League member of the Interim Government to be consulted in the working of the new department Mr Eramulish was appointed Joint Secretary of it. It was intended that with effect from 15th August, 1947, they would hold charge of the States Department of Pakistan

NECESSITY OF A COMMON CENTRE

53 The decision to partition India was a severe blow to the political and gographical Integrity of India The Unity of Whit was to be left as India after fits partition, was 50 what a necessity not only for the political strength, jull economic development and cultural expression of the Indian people but also for facing the aftermath of the partition, that the Government of India could not view with equanimity any trafting with it. The situation was undeed fraught with the gravest danger for as Professor R Coupland has put it. India could have fit its Minstam limbs in the north rest and Indian Indi

SARDAR VALLALGEBAI PATELS STATEMENT OF 5TH JULY, 1947

64 On the day he States Department came into being 1e, 5th July 1947 the Hon bis Sardar Patel Member for States Depart ment, issued an important statement (Appendix VI), defining the India of the Government of India, in which he assured the States that no more was asked of them than accession on the three subjects of Defining, Rowsen Affairs and Communications, in whom the common interests of the country near involved and that their autonomous easieting would be surpulously retirected. He gave a further assurance that it would not be the policy of the States in any meanur which sowered of the domination of one over the other, and that if these would be any domination, it would hat the domination of most very the content of mutual interests and welfare. The Hon ble Member expressed the hope that the Indian States would beer in mud that the alternative to operation in the general interest was anarchy and choos which would over whelm great and transmit was the states of the content of

55 The Statement made by the Honble Member for the States Department was tavourably received in the Princely circles and informat consultations, which followed paved the ground for the negotiations leading up to the execution of the Instruments of Accession and Standardill Agreements.

Special Meeting of Princes on 25rm July, 1917

は、1日日から

56 The task of conducting negotiations with the Princes was entrusted to the overnment of Incia to His Excel ency Lord Moun batten who then the Crown Representative His Excellency called a special meeting of the Chamoer of Princes on 25th July. 1947 (April 2017)

VII) The meeting had been convened originally to consider the formula regarding Standatill. Agreements However, the States of the States to the Dommon of India as one of vital importance and included the item in the agenda of the Conference in the course of his address His Excellency advised the Rulers to accede to the appropriate Dominion in regard to three subjects of Defence External Affairs and Commignications and assured them that their accession on these subjects would involve no financial liability and that in other matters there would be no encountenant on their internal sovereignty. At the end of the meeting Ris Excellency amounced the personnel of the Negotiating Committee which was set up to negotiate on behalf of the States the terms of them accession to the Dommon of India.

SUCCESSFUL CONCLUSION OF NEGOTIATIONS

57 When one loosed back upon the barren course of the infructious negotiations in connection with the scheme embodied in the Act of 1935 it seemed an impossible task to finalse the accession of the States within a reasonable nemod, particularly when there was no sanction of the paramountary behind the negotiations. It is worth quoting the Sapru Committee in this connection—

the experience of the negotiations which Lord Lunthipow unagurated and conducted between 1936 and 1939 do not encourage the hore that these consultations and investigations can be successfully concluded except with the exercise of imfinite patience and after the lapse of several years. To have up the federal Union of south units as realized to the federal count some State or a minimum number of States or the last hesitant State has greed to acceled would be a policy which is calculated to postpone indefinitely the climination of foreign rule and the achievement of full self government.

The fact however that India stood on the threshold of freedom con tributal greatly towards a more resultite approach to the problem. Than had been the case in the past. The impending transfer of full power to a National Government having the will and the sanction of the Indian people behind it personal contact between the leaders of public opinion in India and the Rulers of States readered possible by the withdrawal of the Paramount Power a previous polecy of political isolation of States, and the paramount Power a previous polecy of political isolation of States, and the paramount Power as previous polecy of political isolation of States, and the paramount of the states should become actively associated with the Dominuon Government postead of holding a watching brief as it were in the deliberations of the Constituent Assembly With their valuable insistance and co operation and the helpful efforts of Lord Mountbatten negotiations were concluded in a week a fune and baring Hyderibad Kashmur and Junagadh all the States in the geographical limits of India acceded to the Indiana Dominion

INSTRUMENT OF ACCESSION

58 The Instruments of Accession executed by the Rulers (Appendix VIII) provided for the accession of States to the Dominion of India on the tires inhere is namely Defence Extremal Affairs and Communications their content being as defined in Inst I of Schedule VII to the Government of India Act, 1305 The Instrument of Accession formulated as a result of the discussions with the Princes was accepted only from the States which

exercised tull jurisdiction. The States, in respect of which the Crown Representative exercised certain powers and jurisdiction, signed Instruments of Accession which provided also for the exercise of similar powers and jurisdiction by the Dominion Government.

STANDSTILL AGREEMENTS

59 Standshil Agreements the acceptance of which was made by the Government of India conditional on accession by the States concerned were also entered into between the Dommino Government and the acceding States. The Standstill Agreements (Appendix IX) provided for the continuance for the time being of all subsisting agreements and administrative arrangements in matters of common concern between the States and the Dommino of India or any part thereof

SIGNIFICANCE OF CONSTITUTIONAL RELATIONSHIP BETWEEN THE INDIAN DOMINION AND THE STATES

- 60. The accession of the Indian States to the Dominion of India stablished a new and more organic relationship between the States and the Government of India. The constitutional link thus forged proved strong enough to bear the stress of the upbearsal through which the country has had to pass and enabled the Government of India and the Governments of the States and the Provinces concerned to take concerted and condunited action in relation to matters of common concern.
- 61 The accession of the States to the Dominion of India was a momentous event in India's bi-low. The full significance of this important development can be appreciated only if it is viewed against its most unpropitious bacaground. For over half a century the States had heen a scaled hook so it as the leaders of public opinion in British India were concerned. High walls of political isolation had been teared up and buttressed to prevent the indiration of the urge for freedom and democracy into the Indian States. Discuptive tendencies had been sedulously cultivated and encouraged and proposals for not only one but several Rajasthans were in the air. There were not a few who nursed the hope that, overwhelmed by the combined weight of the partition of India and the disruption of the States the Government of India would go under
 - 62 In the context of these heavy odds and handicaps the consumma tion of the lated of a leaterst indica comprising both the Provinces and the States, was not a mean achievement. For the first time, after hundreds of years, India became welded into a constitutional embig.

PART IV

INTEGRATION AND DEMOCRATIZATION OF STATES

63 The accession of the Indian States to the Dominion of India was the first phase of the process of atting them into the constitutional structure of India The second phase which has rapidly developed during the recent months has involved a process of two fold integration external integration : e, consolidation of small States into streeble administrative units and inner integration : e the growth of democratic institutions and responsible Governments in the States.

PROBLEM OF SMALLER STATES

64 The small State has been the most vulnerable link in the chain of the Indian States. In 1833 the problem of consolidating some of the small States into local confederances for the purpose of not only romedying their administrative deficiency but also facilitating their inclusion in any

federal arrangements applicable to India as a whole was considered but was eventually dropp d as impracticable

- 65 In March 1939 Lord Linithgow in his manufural address to the Chamber of Princes stressed the desirability of the States with limited resources making arongements for co-operative grouping for administrative purposes. The subject thereafter figured in all Chamber discussions and led to various co-operative grouping arrangements in different regions but these arrangements generally did not go beyond providing for common High Courts and common advasary staff for the Poloce force
- 66 On 18th April 1943 the Poltreal Department issued a communque announcing the attachment with certain larger. States of the small Western India States which collectively covered an area of 7000 square miles with a population of 8 lakhs 11 announced the important principle that nothing which was not inherently capable of survival should be artificially perpetuated, and that the ultimate test of thoses for the survival of any State was its capacity to accure the welfare of its subjects. All these hilf hearted measures hardly touched the Innge of the problem and when the Government of the Dominion of India inherited this difficult legacy they were convinced that a more radical and reducta approach to the problem was clearly indicated.

POPULAR MOVEMENTS IN STATES

- 67 Hopes and aspirations, wrote the authors of the Montagu Chelmsford Report twenty nine years ago may overlap frontier lines like sparls across a street. The events in the States since 15th August 1047 have borne out the fruth of this statement.
- 88 With the advent of independence, the popular urgs in the States for attaining the same measure of freedom as was enjoyed by the people in the Provinces gained momentum and unlesshed strong movements for the transfer of power from the Rulers to the people. The Rulers who were quick to appreciate the legitimate aspirations of their people gave them responsible Government.

✓ MERGER OF ORISSA AND CHATTISGARE STATES

- 69 So far as the larger States are concerned the democratization of administration may be a satisfactory solution of their constitutional problem however in the esse of small States which are university incapable of survival as separate autonomous units responsible Government would only prove a fare. It was only to be expected therefore, that when popular movements started in small States, they would not be able even to maintain law and order. This was particularly evident in the Fastern St. te. known as Chattisgarh and Oress States. The law and order subtation in some of these States was so had as to constitute a threat to the peace and tranquility of the adjourning Programs.
 - TO So far as the Orisas States were concerned the Orisas Sub Committee appointed by the Emon Commission which was presided over by Mr. Attice had expressed it. was that the Orisas feedarder State should be brought into relationship with any administrative set up for Orisas Subsequent Committees of inquiry relating to the setting up of Orisas as a separate Province were all of the opinion that the problem of Orisas States could not be diverced from that of the st of the Province Takes 11 wis however did not find favour with the late Political Department and nothing was done t implement the recommendations for integrating the Orisas Cale with the Orisas Province. The problem of the Chattisguit States with the Orisas Province The problem of the Chattisguit States with the Orisas Province The problem of the Chattisguit States with the Orisas Province The Provinces was more or less identical with that of the Orisas State.

- The It was in the context of these events, that in the second week of December 1947 the Hon ble Sørdiv Vallabbban Pitel visited Cuttack and Napur. The interests of the people no le s than those of the Pulers of these States as all of the wider interest of the country demanded a direct recourse to the obvious solution of the problem which had been delayed so long under the old regime. The National Government of free and demeer it india could not temporize or timker with an is use having so direct a bearing on the unification and planned economic progress of India. The Hon ble Surdar Patel had long dicus ons with the Rulers of India. The Hon ble Surdar Patel had long dicus ons with the Rulers of India. The Hon ble Surdar Patel had long dicus ons with the Rulers of India that with the adjoining Provinces. This important decision the implementation of which was faultited by the very helpful attitude of the Pulers securely lad the foundation of the policy of the integration of the small States.
 - 72 The Ore a and Chatt garh State numbering 38 covered in area of about 50 000 squirte miles with a revenue of P two corose and a pipal tion of 7 millions. The arcennests (Appendix X) gened by the Bullers of the a States on 14th December 1947, and sub-equient dates provide for easier by them to the Dominion Government of full and exclusive authority 1972 diction and powers for and in relation to the coverne see of their States.
 - 73 These as well as similar other acceements sub-equently entered into whether providing for the merger of States into the Provinces of India or for the integration of the territories of States in larger Units guarantee to the Rulers concerned their succession Civil List personal property rights printeess dignities and tritles. The Civil List that have been guaranteed is generally less than the percutare for the Deccan States under the ward given by Dr. Pajendra Prasad Shri Shrinker Rao Der and Dr. Pattabhi Statarmaurva It is cledible to the bases of 15%, on the first lakh of the average annual revenue of the State concerned 10% on 2 to 5 lakh and 74%, above 5 lakhs subject to a miximum of 10 lakhs.
 - 74 The administration of the e State, was made over to the Gorern ments of Orasa and the Central Provinces on 1st January 1939. The Ruber of the Central India State of Makras also later egned a similar agreement and the administration of the State was integrated with that of the Central Provinces with effect from 1st February 1945. The 25 States which merged with Orasa under the e sirrangements included Serabled and Kharsawan On further con ideation however it was realled that on account of the situation of these two States as island territories in Singhibium di treat it was improvible for any Government other than that responsible for the administration of that District to administration for the Government of Iroda secondaric took over from the Government of Orasa the administration of these States and made it over to the Government of Bihar on May 1241 1949.

Hon ble States Minister's Statement on Policy of Integration and Deministration

75 On 16th December 194, the Hon ble Mimster for States issued stat ment (1ppe day A) explaining the background of the tensement each limit the B less of it. One and C1 the early States in the course I while I stressed the following important point.

(a) Denocratization of the administration which had long been the keynote of the Congre's policy towards the State that become a pressing problem since lath Angust (b) Democracy and democratic institutions could "unction efficiently only where the Unit to which these were applied could subsist in a fairly autonomous existence. Where on account of smallness of its size isolation of its situation and manequacy of its resources a State was unbile to afford a modern system of Government both democratization and integrat on were clearly and unmistakably indicated.

MERGER OF DECCAN STATES

76 The merger of the Eastern States gave an impetus to the people of other States with limited resources to seek a similar remedy for their difficult es. The Decean States which had previously decided to merge their sovereignty in the proposed United Decean State now decided in favour of the security that integration with a resourceful unit such as the Bombay Province could provide as against the bazards of separate existence as small units. They signed merger agreements on 16th February, 1948 and subsequent dates. The other States agned similar agreements, and all States in Decean except Kollapur have been administratively integrated with the Province of Bombay. The seventeen Decean States that have thus merged in Bombay covered an area of 7 651 square miles with a population of about 17 lakhs and a revenue of about Rs one crore and forty two lakhs.

MERGER OF GUJARAT STATES

77 Another group of States that has merged with the Bombay Province consists of the Gujarat States The fact that the northern most of these States namely Palanpur Sirohi and Radhanpur are situated close to the Indian border made it essential that a stable and efficient administration should be established in this area. The formation of a Umon of the Gujarat States by themselves had to be ruled out on account of the fact that these States united together would not have constituted a viable unit Geographically the territories of these States are interlaced and interspersed with the Baroda State territories and the also rendered it difficult to unite and integrate the territories of these States into one unit. The second alternative of the formation of a Umon of these States with the neighbouring State of Baroda had also to he ruled out because of geographical difficulties as also on account of the unwith gness of the Ruler of Baroda, which is a viable unit by itself, to merce Baroda's identity into a Union composed of all the Gujarat States After prolonged discussions in Bombay on 17th March 1948 the Rulers of the purisdic tional Gujarat States agreed that merger with the Bombay Province was the only solution of their constitutional problem. One distinguishing feature of the merger agreements agned by the Rulers of the Guiarat States on 19th March 1948 's the provision for a Council of Rulers on the model of the Council of Rulers in the United State of Kathiawar for deciding cases of disputed succession after reference of such cases to the High Court of Bombay and in accordance with the decisions of that Court The total area covered by the States estates talukas and thanes in Gujarat numbering 157 (or 289 if the units are subdivided according to the number of the share holders) is nearly 19 300 square miles with a population of about 27 lakes and a total revenue of Rs one crore and sixty five lakes The administration of these States was taken over by the Bombay Govern ment on 10th June 1948

79 The Dangs and certain estates formerly included in Vatrak Kantha Thans of the old Baroda Western and Gujaras States Agency,

which covered an area of 870 square miles with a population of 48 498 became part of the Bombay Province under the Governor General's Order No 127 P dated 19th January 1948

MERGER OF OTHER SMALL STATES INTO PROVINCES

79 The other States that have merged with the neighbouring Province are Loham Dujana and Pataudi the Rulers of which signed of 17th February 2rd March and 18th March 1943 respectively agreements for merger of their States in the Last Punjah Similar agreements were signed by the Rulers of Banganapalle and Pudukkottar on 18th and 29th February 1948 respectively for their merger in the Madras Province

CONSOLIDATION OF EAST PUNJAB HILL STATES INTO A CENTRALLY

ADMINISTERED UNIT

80 A number of Rulers and the Chiefs of the East Punjah Hill States sized an 3th March 1949 agreements ceding to the Dominion Govern ment full and exclusive authority prinside on and power for and in relation to the governance of their battes. Other Rulers aigned similar agree ments on subsequent dates. Having regard to the wishes of the Rulers and the people of the Hill States that it e territories of these States should be consolidated into one unt and the destribulity of making available to those areas man power and wealth power resources of a large administrative unit the Government of Linda have integrated these States into a centrally administered unit to be known as Himachal Pradesh. The new Province which comprises the territories of 21 Hill States with an area of 10 500 square miles a population of about 9½ laths and a revenue of about 85 laths came into being on 15th April 1048. The Leat Punjub Hill States included the State of Bilaspur. In view however of the location in this State of the contemplated Bakhra Dam which is a project of all India importance it has been decided to take over the State as a separate centrally administered area. The agreement in this hehalf is

MERGER OF KUTCH

- 81 Another important State that has recently merged in the Dominion of this and is to be administered centrally under a Chief Commissioner is Kutch. This State has an area of 8 461 square miles with a population of a little over five lakhs and a total revenue of nearly Rs. 80 lanks per annum There were only two alternatives in regard to the fiture administration of Kutch. namely—
 - (a) integration of the State in the United State of Kathiawar, or
 - (b) merger of the State in the Dominion of India

Both these alternatives were carefully considered by the Covernment of India and it was decided to treat at least for the time being as a centrally administered unit. This area has vast potentialities and its development will require considerable amount of money as well as technical assistance which the hutch State by itself could not provide nor the newly formed State of Saurasbtra at least for some time to come An agreement was accordingly signed by the Ruler on 4th May 1948 ceding to the Dominion Government and accordingly uniformly jurisdiction and power for and in relation to the governance of the State and providing for the transfer of the administration of the State on Ist of June 1948

LORMATION OF UNIONS

82 The problem of the integration of the States, however, is not alike in all regions. There were several groups of States, which with due regard to the geographical, linguistic, social and cultural affinities of the people could be consolidated into sizeable and viable units. In such c.e.es, it has been the policy of the Government of India to extend their full support and co-operation to the Rulers concerned in uniting and integrating the territories of their States in reasonable administrative units on the busis of full transfer of power from the Rulers to the people.

THE UNITED STATE OF LATHIAWAR (SAURASHTEA)

- 83 This form of consolidation of small States was first adopted in regard to the Kathiawar States which comprised 217 States, and estates (449 units if calculated on the basis of further fragmentation according to the number of share holders) with varying territories and jurisdictions. Many of these States had several scattered islands of terratories and added together these States divided the map of Kathawar into about 850 different areas The scheme for the Union of Anthianar States integrates all the Kethiawar States in a new State to be administered as a single block of territory It provides for the complete transfer of power to the people of this region to be exercised by a Ministry responsible to a popular legislature. A special feature of the scheme is the provision for the Rai Pramukh who would be the constitutional head of the State and will be elected by the Council of Rulers. This arrangement, while ensuring close approximation of the system of governance in the States and the Provinces and of the rights and liberties of the people returns in some measure the traditional polity of the States An interim popular Ministry was set up in this region and a provision has been made for a Constituent Assembly to frame a constitution for the new State within the framework of the Covenant and the Constitution of India. It has not been possible so far to integrate the Junagadh State in the United State of Kithiawer. This State is at picsent being administered by the Central Government, but it is intended to integrate it into the United State of Saurashtra after accertaining the wishes of the people
 - 84 The scheme for the constitution of the new Kathawar State to be hown as "Saurashtra" was finalized in the last neel of January 1048, and the The Covenant (Appendix All) was signed on 23rd January, 1048, and the new State came into heing on 15th February, 1048, when it was inaugurated by the Hon hie Sardar Patel. It covers an area of 31,895 square indicates the property of the same of 8 cores.

OTHER UNIONS

85 The United State of Kathawar has provided the model for States of States in other regions, namely the United States of (a) Matsys (b) Yindhya Pridesh (c) Rajisthan and (d) Gwalor Indore and Matwa and (e) the Patiala and East Punjab tits Union

THE UNITED STATE OF MATSYA

86 The United State of Mataya consists of the States of Alwar. Bharatpur, Dholpur, and Karauh These States are all situated very near the Capital of India and any disturbances in these areas had reprecissions in the continuous districts of Gurgaon Agri and Unitra This danger became apparent during the communal disturbances in 1917-48 With the integration of these fow States into a unit which covers a term toy of 7505 square miles with a population of 1837,994 and a revenue of

tts 1,83 06 221, it has been possible to set up a responsible Government in this State The Rulers of these States signed the Covenant on 28th February, 1949 (Appendix XIII) The new State came into existence on 18th March, 1949.

THE UNITED STATE OF VINDINA PRADESH

87. The United State of Vindhya Pradesh comprises 35 Bundelkhai and Bagelkhand States. These States constitute a narrow corridor between the United Provinces and the Central Provinces on the area is rich in numeral resources and forest wealth, but constitutes one of the most undeveloped regions in Central India. This region is attuated right in 5the Centre of the Indian Union and it is essential to set up a stable administration and to develop the means of communication in this area.

88 The Kathiawar model had to he modified in some respects to meet the special requirements of this region Without the State of Rewa, this Union would not have been a viahle one The Ruler and the people of Rewa were willing to join the Union if certain concessions were made to ensure for the Rewa State and its Ruler a place commensurate with Rewa s importance. A provision has accordingly been made in the Covenant that in the Council of Rulers consisting of 19 increases while all the members will have one vote each, the Ruler of Rewa will have 15 votes for the purposes of elections of the President and the Vice-President A further provision. has heen made to the effect that if \$2 the of the representatives of the Rewa State in the Constituent Assembly world within one month from the date of the first meeting of the Constituent Assembly in favour of opting out of the Union, the Covenant in so far as it affected Rewa a ould not be operative.

69. The Covenant (Appendix XIV) was signed by the Bulers on 13th Murch 1949, and the new State was mangarated on 4th April 1948 The Union covers an area of 24,610 square miles, with a population of 85.69.455 and an annual revenue of about 24 crores.

The United State of Rajastean

- 90. The Rajasthan Union was originally formed by the amaller Rajputana States in the south east, namely, Banswara (including Kushalgarh) Budul Dungupur Jhalawar, Kishengarh, Kotah Partahgarh, Shabpura and Tonh. These States formed a contiguous area with atmiceal linguistic and cultivari admittes. The integration of these States in the contemplated United State of Malwa was also considered, but it was found that the natural affinite of these States was more with Rajputanar than with Malwa. The territories of these nine States were accordinely united together to form the United State of Rajasthan with an area of 16.807 square miles, a population of 25,31,230 and an average annuat revenue of Rs 10.3.3000
- 91. It was provided in the Covenant sequed by the Rubers of these States that the Rubers of Kotah, Bundt and Dungarpur should be occurred to have been elected as the first President, semor Vice-President and jumor Vice-President respectively, and that the administrations of their States should be made over to the Rap Pramuch between 26th March and 16th Vpril 1948. The United State of Rajasthan as thus constituted was uncurred on 25th Varch 1949.
- 02 Subsequently intunation was received that the Ruler of Udaipur was willing to join the Rijasthan Union if he and his State were ensured their legitimate position in the Union Having regard to the facts that

This provision has since been deleted by a supplementary Covenant signed by the Bulers concerned on June 4, 1948

the Udappir State n is entitled to stand by itself and that the resources of the State would greatly add to the strength of the Union it was decided to modify the Covenant in the following important respects—

- (a) The Maharana of Udaspur will be the Raj Pramukh dusing his life time
- (b) The Maharao of Lotah will be the senior Up Raj Pramukh
- (c) The Maharam of Udaipur's pray purse has ben fixed at its 10 lakbs. He will in addition receive a sum of 7a o lakis per year as consolidated allowance as Ray Framukh. A further sum of Rs. 5 lakis per annum will be paid to nim out of the revenue of the United State for charitable and religious purposes.

All the Rulers concerned signed the Covenant (Appendix NV) and the reconstituted Rajasthan Union was imaginated by the Hon-ble Pandit Jawahrilal hehru on 18th April 1948

THE UNITED STATE OF GWALIOR INDORE AND MAY WA

- 93 The United State of Gualior, Indore and Malwa (Mindhya Bharat) constitutes the largest of the Umons of States so far formed It comp uses 20 States in Central India including the major States of Gwalier and Indore These States consist of blocks of territory separated by intervening portions Linguistically culturally historically and economically of other States the region forms a compact block. The position of the two major states of Gwahor and Indore which according to the Government of Irdia a declared policy relating to viable units were entitled to stand by themselves rendered the problem of the integration of these States into one Urion During the course of discussions it was found that there was a body of local opinion both at Gwahor and Indore opposed to the formation of one Union in which the identity of Gwalior and Indore would he completely merged. It was therefore suggested as a possible alter native to the single Union scheme that two unions might be formed one around Gwalior and the other around Indore After giving proposal due consideration the Government of India felt that from the point of view of geographical integrity as well as administrative efficiency the halance of arguments as well as advantage was in favour of the immediate formation of one Union rather than two
 - 34 A conference of the Rulers of Central India was accordingly held in Delhi on 20th 21st and 22nd of April 1946 and as a result of these discussions agreement was arrived at for the formation of 0 is Union to be known as the United State of Gwalior Indoors and Malia (Madhya Ehrard). The following are some of the distinctive features of this scheme which diver them provided to meet the special requirements of the two major States.
 - (i) For the purposes of the election of the Raj Prainukh every Ruler will have such number of votes as is equal to the number of lakhs in the population of his State
 - (ii) The Rulers of Gwalior and Indore will be the Rai Framukh and the senior Up Baj Pramukh respectively during their life time
 - (iii) The senior Up Raj Pramukh will also receive at appropriate allowance
 - (ie) The privy purse of the Rulers of Gwahor and Indore has been fixed for the life time of the present Rulers at a figure higher than the maximum fixed in other cases

- (v) It Central india there are a number of States whose population is predominantly Bbil The Bhils are extremely backward tribes and it was realised that it would be mexpedient to entrust them to the care of the new Government. It has therefore heen decided to treat those States where more than 50°, population is of Bhils as scheduled areas and to confer the authority to make laws for peace and good Governie ent of these areas on the Ray Pramukh subject to any directions or instructions that may from time to time be given by the Government of India.
- (t.) It has been provided that until other provision is made home of the legislature of the United State the right to resume Jagms and to recognise the succession to the right and title of the jagmdars will vest in the Raj Pramush
- (vii) The Rulers of Gwahor and Indore have been allowed to exercise their present powers of suspension remission or commutation of death centences in respect of any person semenced to death for a capital offence committed within the territories of their respective States.

The Covenant (Appendix NVI) was signed by the Rulers present at the tendersee on the 22nd April 1948. The Rulers of the co-enating States are required by the Covenant to make over the administration of thair States to the Ray Pramukh on or before the 1st day of July 1948. The new State was inaugurated on 28th May 1948 by the Hon hie Pandit Jawaharial Nehru. It will comprise an area of 46 273 square miles with a population of over "I lakhs and a revenue of about eight cores."

PATIALA AND EAST PUNJAB STATES UNION

- 95 The latest Union of States that has been decided upon is the one to formed by the States in the East Punjab The Covenant (Appendix VVII) for the formation of this Union was signed by the Rullers of the six is lute States of Patala Lapurthala Jind Nabha Paridkot Malerkotla and the two non-salute States of Nablagarh and Kalsia on 5th May 1948
- 96 These States he m three separate blocks. The main block compares the territories of the Pativla \abba Jind Malerke'ls and Faridiot States in the heart of the East Punjab. It forms a fairly compact tract. The Kaputchial State consists of three enclaves in the Juliundur Division of the East Punjab. The oullying districts of Narnaul Dadri and Bawal which form parts of the Patiala Jind and \abba States, respect very lie within the geographical orbit of the State Punjab.
- In view of the fact that the Patala State which I Fu of about two million and heen recognised as a separate viable unit it was contemplated at earlier stages to form a Union of the East Pun al. States without Patala. These States compused an area of 3 603 square mil s with a population of 18 6 628 and an annual revenue of about two cores It was however of alseed that a Lincon of the East Punjah plair. States with a population of the Cast Punjah plair States without Patala rould not endure Apart from their Imited resources the territories of these States are separated by intervening porton of the East Punjah and the Patala State and in certain cases form islands sepa ated from the main block of the States. From the point of view of territorial integrity administrative Glicency and tapping of agreelifural and other resources of these States the formation of one Union inclusive of Patalas was clearly indicated. The Ruler of Patalas expressed willingness to join the Union commensurate with their relative importance. As a

result of the adjustments made to reconcile the various points of view the following provisions have been made in the Covenant —

(i) The present Rulers of Patala and Kapunthala will respectively be the first Raj Praraukh and Up Raj Pramukh and will hold

office during their hic time

As in the case of the United State of Gwalier Indore and Malwa
the Rulers of this Umon will have for the purposes of election
of the Rap Framukh such number of rofes as is equal to the
number of labs in the population of their States Fip
Ruler of Patula will not evercise his vote in the election of the
Un Rai Pramukh

(a) The Union will be tentatively called Patiala and East Punjah States Union till the Constituent Assembly of th Union

adopts a suitable name for it

(m) The two non salute States of Nalagarh and Kalsia will alter nately hold one sent on the Council of Rulers

The manustration of the Umon has been fixed to take place on 15th July 1948 and it is expected that all the covenanting States will have transferred their administrations of the Ray Pranish by 20th of laguest 1948. The new State will comprise an erea of 10 119 square miles with a population of 34 24 000 and a revenue of about five cross as

EXECUTION OF FRESH INSTRUMENTS OF ACCESSION ON BEHALF OF THE UNIONS

98 An important development that has followed the formation of these Unions is the decreion that has been taken recently for the execution of fresh Instruments of Accession on behalf of the The individual States joining these Unions had acced ed to the Indian Dominion in respect of three subjects only, namely Defence External Affairs and Communications. The Govern ment of India considered it desirable that the content of the access on of the States should be extended to enable them to be fitted into the new con stitutional structure of India Accordingly a permissive provision was made in the Covenant of the Raiasthan Union for approximating the Dominion a legislative jurisdiction over the Union to the Provincial level In the Covenants for the formation of the United State of Madhyn Bharat and the Patisla and East Punjab States Umon this provision was made mandatory With a view to securing the concurrence of the Govern ments of other Unions to the extension of similar legislative authority of the Dominion over these Umons a meeting of the Raj Pramulhs and Ministers of the United States of Kathiawar Rajasthan Vindhya Pradesh and Matsya was called on 6th May 1948 As a result of these discussions it was decided that the Ray Pramukhs of all the Unions should execute fresh Instruments of Accession (Appendix XVIII) in accordance with the provisions of Section 6 of the Government of India Act 1935 according as t titers with respect to which the Dominion Legislature many make laws for the various Umons all entries in Last I and Last III of the Seventh Schedule to the Act except those relating to taxation. The execution of the new Instruments by the Bay Pranukhs will ensure constitutional uniformity between the various Unions and the Provinces composing the Indian Dominion in so far as the Central Legislative inthority is concerned except in respect of the taxing powers of the Centre

MERGER OF REMAINING SNALL STATES

99 There are still some small States left—shich fave not been affected by any merger or integration schemes. It is the intention of the Government of Indir to integrate them in such manner as may be found appropriate with due regard to their geographical contiguity and linguistic administrative cultural and economic considerations.

BENEFITS OF ADMINISTRATIVE INTEGRATION

100 The benefits that the people of the small States will derive from the administrative integration of such States either in the form of their merger into larger units or their consolidation into excepble units are mani The slenderness of the resources of small units haidly larger than estates but enjoying varying degrees of sovereighty and their general avers on to neighbour's co operation put it beyond the powers of their Rulers to give their subjects the advantages of good government ence of a large number of small units led to undecessary multiplication of governing agencies which necessitated the maintenance of numerous orna mental and digmined institutions. These States could never provide efficient services or maintain anything like modern standards of administration, continuance of separate governmental institutions in such States led only to the dissipation of national wealth. The integration of these muits will enable them to pool their resources for the provision of adequate adminis trative services over reasonable groups or tracts for the general benefit of the people It will also make it possible to provide adequate social services and modern amenities to the people of these States, which were beyond their resources as separate small units

101 Because of the madequacy of resources and the jurisdictional changes communications in most of the small States have been in a very primitive condition. The internal trade was rendered difficult by the export import and other duties which the various States levied. The administra tion of justice and maintenance of law and order were creatly handicapped because of the administrative and political fragmentation resulting from the ex stence of a large number of small States Each of these States had its own laws and taxation structure and the bewildering mult plicity of their revenue and other systems ruled out any kind of constitutional and adminis trat ve uniformity These conditions encouraged extensive enugating black marketting crime and other anti-social activities. In such & set-up any hind of co-ordinated development opening up of economic potentialities or any form of real progress was hardly possible. The administrative integ ration of a large number of small units has solved all those perplexing political and administrative problems. Thus for instance the formation of the United State of Saurashtra alone has swept away a whole net work of customs harriers and has facilitated the negotiation of an agreement between the Government of India and the Saurashtra Government providing for the assumption by the Government of India of full control over the customs arrangements at the Kathiawar ports the new set up there should be no room for any feudal practices special privileges of classes immunities from taxation special privileges of crises minimum of the examination and quast indical privileges trade monopolies, and iniquities. The people of these areas can now look forward to the firm establishment of conditions in which they will secure good Govern ment adequate administrative and social services and enjoy full opportu nities for progress and development

THE TARE REFORE THE GOVERNMENTS OF THE NEW UNIONS

102 The heavy responsibility of justifying the hopes implicit in integration rets insuly on the Governments of the Lew Unions. It is for them to follow up the inauguration of the new constitutional set up by a programme for the amelioration of the lot of the bendle and a vertical of continuing the properties of cool and non-integration 4 common Government fully representative of the recipie of all the integrated States and seminents fully representative reflect in is activity the wishes and seminents of the people should operate as a powerful unifying and integrating force the states will fall to secure secure.

its objective if it does not bring about a psychological integration of the people. I ocal affattations of the people which impede the growth of common nationod will be eluminated only if they are enabled to feel that by beginning citizens of bigger, more progressive and resourceful units a real change for the better has come into their lives. The people must feel that not only power has come to their hands but the very set up of their lives has undergone an appreciable change.

APPOINTMENT OF ADVISERSY

103 The old order in the States is changing the new will take some time to grow. The public services in some of the States may prove unable to hear the steam of modern administration. The popular Minisfers untrained in administrative work may find it difficult to cope unabled with hier contour responsibilities. The Government of Indias have been seenly alive to the fact that if the new States are to play their levitimate role in building up a new order in the country the services of expenenced administrative and experts should be made available to them to set the tone for the administration. The task of creating new integrated administrative randomery in the Unions which in the absence of past practice and continuous ville continue for some time to be one of immense difficulty is engaging the Government of India vill watch carefully the progress of the Union States and extend to their Governments all possible assistance and help such as providing during the formative stage of the new States the necessity administrative their in the form of Advisers and other expert officers.

POITCY TOWARDS MAJOR STATES

104 There would still remain a number of trajor States unaffected by movement for merger or minor. The policy of the Government of India in need of them is can used in the Valorime astront from a statement mide on behalf of the Government of India in the Parhament on 15th March 1918.

The States which have individual representation on the Constituent Assembly have been assured by the Government of India from time to time that they will be treated as separate viable units In regard to them the Government of India's policy is clear and unequivocal. There is no desire on our part in any way to compel or coerce them into merger or integration If they wish to remain as separate autonomous units would have no objection but if Rulers and the people of any of these States desire to merge with the neighbouring Province or form a union with the neighbourne States on a voluntary hasis obviously the Government of India cannot say 'No' It is in this context that proposals for the formation of Malwa and Bundelkhand Umits which involve States like Gwalior Indore and Rewa should be judged. It is clear however that in these States which remain separate units there would be continuous popular press are for the grant of full responsible government I hope the Rulers of these States will appreciate the necessity of retaining the affection and goodwill of their subjects by timely corressions rather than fittle resistance to popular demand. I hope this clear enunciation of our policy regarding threes States will satisfy in misquings that might have been created in the minds of Rulers of these States by the proposed melusion of Guahor and Indore in Malua Unit and the inclusion of Alvar in the recently created Matsya State and of Rew in the Bundelfarud and Baghil Ishaid Union I am size they will realise that whater I have stated indicates no change in the policy of the Govern ment of India in regard to the major States and the specific inclusion of these States in our draft Constitution would convince them further of our bong fides. Our policy in rogard to them remains as I have stated earlier, their continued autonomous existence unless both the Rulers and the people desire otherwise.

FOUR FOLD DISPENSATION

105 It will be seen from the above that the following three different processes have been promoted and recognised by the Gore much of budy in relation to the integration of States each being applied a cording to size geography and other factors relating to each State or group of States.

106 The first is the merger of the States in the adjacent Provinces Under this process 219 States with a total area of 84 774 square miles, population of 120 18 lakhs and revenue of 541 84 lakhs have merged in the Provinces distributed as under —

Pior	ng.e	Number of State merge l	Area m q waks	Population in lakhs	Revenu in lakbs
O1144A		23	23 + 47	40.4/	99 7 \$
C P and Becar		15	53,719	25 84	85 31
Bihar		2	623	208	6 45
Madras		2	1 414	183	30 1
Ea t Punjab	***	3	370	80	10-38
Bombay	***	174	6951	4 3 67	307 15
	T til	211	41 21	12019	p41 84

107 The second s the comorbidation of States into centrally administered areas. This process has so far affected 22 States consolidated into the following two into converg a total near in 19 % square mass with a population of 14 %? I his and a revenue of about 10) falls —

of States merged	d es n q mile	Padatos no lakks	Pevenue m lukbs
21	10,600	9 36	84 56
1	8 161	5 01	80 00
22	19 001	14 37	164 56
	of States merged 21	of States n merged q mile 21 10,600 1 8 161	of States n man man marged q mile takks 21 10,690 9 36 1 8 461 5 01

16. The third is the integration of the territories of States to create new violds units. The process has so for covered a total use of 150 400 square nules with a population of 2376 Halbs and a revenue of 2816 45 labs distributed over the States of Saurachita Matsys, Vindhya Paulesh,

Rejasthan, Madhya Buarat and the Patiala and East Punjab States Union

State			Number of States merged	Area u. sq miles	Population in lakbs.	Revenue in lakh«
Saurashtra			217	31,885	35 22	800:00
Matsya			4	7,536	18:33	183 06
Vindhya Pradesh			35	24,610	85 69	243 00
Rajasthau			10	29,977	42 61	216 67
Madhya Bharat			20	46,273	71 50	77642
Patials and East Union	Punjah	States	8	10,119	3124	500,00
	Tota	١ -]	291	150 400	237 64 •	2,819 45

109 The States recognised as viable units and continuing as separate entities constitute a separate group *

LEBENTIAL COMMON PACTOR OF DEMOCRATIZATIO

110 There is, however, one essential condition which the Government of India have attached to all schemes recognised by time relating to the future set-up of the States, namely, transfer of full power from the future set-up of the States, namely, transfer of full power from the future to the people. They have firmly declined to be a party to any attractional relating to the States unless they expressly provided for the establishment of reposable tovernment.

All 80 far as the first two processes, namely, merger of the States an the 1 rownees or assumption of norn authinistication by the Central botten ment, are concerned, traisfer of power to the people is automation in "our me merging battes become parts of administrative units which are governed by the popular towernments of the fronteness or the Centre. It ill such units so these areas return their quota of members to the legislature concerned with the process, and the saccessive the saccession of the people of the States concerned with the Provincial administrations. As regards the turned process, all the Covenants governing the constitution of the newly-fe-deated brates expressly prouds for rull translat of power to the people. Constitutions for these brates are to be framed by popular Constitution Assumblies and till the new constitutions become operative, popular interim. Utalis_rice are to conduct the administration.

112 As for the larger States unaffected by the movement for merger or unous novements for this poissons too cumous hard rightly declayed in them, and with the exception of the Hyderabad State, practively all of iness states have either transferred power to the people or have must amountement for establishing full responsible footentizents in the south, namely, Cochin, answarder and Myson, were the first to see the future of the reforts and to have popular Governments installed

A consolidated statement showing the area, population and revenue of States that have been either (a) merged into Provinces, or (3) consolidated into centrally administered area, or (c) combined to form new Unions, is appended (Appendix XIX). The appendix also above the area and population of (a) States recognised as viable must, and (b) now rubbe States not yet affected by any merger or integration sebames

Interim popular Ministries have been set up in the States of Mayuribum, Jodhpur, Jaipur and Baroda. In Kashmir the popular leader, Shekik Abdullah bas been installed as the head of the first popular Govern ment. Interim Ministries have also heen formed in Bhopal and Bhaner. In the States in which there has so far heen no agreement between the Riber and the leaders of public opmon, the differences do not relate to the cijective of reforms which is almost unanimously accepted as full responsible Government but to the time schedule and details, etc. It is obvious that it will be both unwise and futile on the part of the Rulers to withhold power from the people or to delay handing over responsibility to them Illere is no reason to helieve that the Rulers concerned will be iscking in the spirit of public service and in response to popular demands which members of their Order have shown elsewhere

RETROSPECT AND PROSPECT

113 The policy of the Government of India towards Indian States has been poverned by the objective which they, as the first populal Covernment of the country, but before themselves, namely, the integration of all ele ments in this country in a free, united and democratic India This objective could be attained only by a vigorous policy of integration and democratica tion of the States I nat process has now nearly reached completion In a remarkably short period it has revolutionized the inner and external set-up of the States line process of the integration of the States into viable and sizeable units started with the elimination chain of small blates that severed the Provinces of Orissa and Bihar from the Central Provinces, it solved the cross jurisdictional puzzle of the Yest assemblage of the States of hathawar and how far it has simplified the problem of the brates would be evident from the fact that as against bit or so of the units known as States which existed about the angule of December, 1947, within a period of a month or two, the number of the btates is likely to he even less than 1/25th of the original figure *

114. Even more significant than the geographical changes that this bloomers revolution has brought about its own the complete function of the inner set-up of the brates. When the paramountory of the brates town in part the event of the complete that the paramount of the inner set-up of the brates. When the paramount of the brates that the paramount of the institutions, most of these were inchosate and illusory and had hardly gone beyond the Fromment legislatures under the Montagu Chelmstord Reforms During recent months, however, practically overy state has announced its inicition to grant rull responsible Government and in a visit majority of them power has already been il underned to the people.

Mo The consummation of the new set up of the Indian States has in volved profitneted negotiations, perseverance and hard labour. The results this flate is exclusived will fee a magnitude of Lamb 3 a b by But for the patrions of persention of the trimites the tremenous change that has come over India for the mutual bench of the people and the fullers could root have been possible. By their read, appreciation of the apprixions of the people, they made unlegation of States in larger units, and transfer or power to the people, smooth and peaceful. They may well claim to be a architects in building a free and demonate India in which the people of the Provinces and the people of the States will enply alike the full measure of freedom and march together as citizens of free India.

^{*}A map of India showing the progress of political changes in relation to States appended (Appendix XX)

For Appendra I see at the end of the Pamphlet

APPENDIX II

Statement showing area and population of Indian States

Serial No	\ame of State	Area in eq miles	Total population
	ASSAM STATES	8 620	512 069
1	Manipur	3 783	213 586
	KHASI HILL STATES	7 Not availabl	=10 000
2	Bha val	AND RANGED	
3	Clerra Nor 1	ì	
5	Langrin	١ •	
6.	Maharam	Į.	
ទ	Malasol mat Mawang	Figures of a	rea and popu
9	Masyrriu		iridual tates
10	Varian -	- are not ava	dable Totals ole group are
11 12	Mylliem Nabo, oi el oh	given above	our Bromb wie
13	longkhlam	1	
14	\org \p 10"	į.	
15 16	Lumbras	ì	
16	BARCHISTAN STATES	•	
1"	Kalat	a3 995	203 300
18	Ias Bala	7013	69 067
19		18 508	33 832
•	BIRODA AND GEFER NEATES		
•00		8 23a	⁷ 800 010
21	Balas nor	195	61 151
9-	Bansla	212	54,735
2:	Baria	810	189,062
2	L Cambay	392	96 592
2	Chlota I lapr	831	162,177
2	6 Pharampur	710	193 326
2		303	65 126
2	C Lunawada	419	105,318
	9 Raipi la	1515	249 032
	0 Sachin	49	26 231
	11 Surgana	131	18,292
	? Sant	390	94,257
	Dangs	667	40 198
	3 Amala	119-7	ר זי
- 1	4 Avchar	7	
	30 B lhars 36 Ch nchls Gaded	27	
	3" Derbhavtı	76-	2.
	39 G1d 1	170	
	30 Jhar Ghar Kladi 40 Kirl	21	available.
	41 Pala vil r	2 72:	
	4) Pmpn		94 44
	43. Pimplader: 48 Shirtars	4	99
	45 Vadhyawan	132	90
	46 Yes mi	137	

erial No	Name of State	Area in sq mi es	Total population
	SANKHEDA MEWAR	338	40 498
47	Alwa	á	1
49	Bhilodia	9	ì
49	B hora	7.75	ł
50	Cho angla	16	1
5l	Chudesar	250	}
52	Diamesia alice Vanmala	10 17	1
58 54	Dudhpur J ra, Kamsoli	5 5	1
55	Valia	î	ł
53	Na gam	ŝ	i
57	Pan Talevadi	a	1
58	Ra pu a	4.00	1
59	Rengan	4	1
60	Sidhia ura	4	ł
61	Vasvan Sevada	12 50	1
62	Vasvan Varpur	12 50	1
63	V rampura	1	í
64	Vora		1
	REST OF AGENCY	454	
65	Agar	17 2	i
66.	Amarapur	425	
67	Angbad Bhadarwa	27 23	
68 69	Chbal ar	ĩi	F gures n
70	Dhan	3 75	available
71	Podka	9	1
72	Gad Bornad	128	i .
73	Gotardi	3	ı
74	Gothda	ā.	1
76	Itwad	. 6	(
76	Jambughoda	143 15	Į.
77	Jesar 77-1	132	1
78 79	Kadana Kanoda	375	1
80	hasla Paginu Muwada	3/3	
81	Mandwa	16 50	١
81	Mevli	5	
83	Moks Pag nu Muwada	1	(
84.	Nabara	13 ng	
85	Naswadi	19 50	1
86	Pala-ni	12	Ì
87	Pandu	9 3.75	í
88	Poubs. Raska	3:00	1
90	Sanjeli Sanjeli	34	1
91	Shanor	11 5	1
92	S hora	1501	ì
93,		B 50	
94	U nata	21	ł
95	Vajiria	91	1
96 97	1 skhtapur	1 50 3 5	1
98	Varnol Moti	35	!
99		1	1
100		i	i
101		11	1
102	Pappur	1 50)
108	BHUTAN	19 000	300,000

Senal No		Nam	of States			Area in sq miles	Population
	lvoore	AGENCY					
147	Indore		,.			9931	1,513,966
148.	Rewa	•••		•		12,830	1,820,445
	Marwa	querc.					
149	Ahrajpur	***				849	112,704
150	Barwant					1,149) <i>16</i> ,866
151	Dhar					1 708	253,210
152	Jaora					601	116,953
153.	Jobat					131	20,945
154	71 abqa					1,26	178,327
155	Kathiwara					- 68	6 689
156	Mathwar					134	2,8-9
157	ispola					68	11,578
153	Patlam					687	128,117
153	Ratermal					82	2,634
160	Sarlana					200	40 228
161	S tamau	•		•	•	191	33 461
	Fanter: Bengal dia	tes Ages	CT.				
162	Cooch Behar					1,318	640,842
163	Triputa					4 116	512,010
161	Mayurbhang			***		4.031	990 977
	CREAT:	SOARE STE	TEN AGRNCT	r			
366	Chhanghl al	-AT				899	21 266
165	Berar					13,701	131-82
167	Chhuikhada	ia				1,3	3 7 7 11
168	Jashpur	***				1 955	-23613
169	halihandi (Karondi)				9,500	51 9(1)
17	Knl					1,413	140 421
17	i ki i					307	77 °S1
17.	2 K i in					931	179713
)*	3 }					1 €47	12: 874
17	1 1 _11					572	2 2 973
17						2 30	(32.220)
17	6 ()					1 141	~12 43
17	7 51 0					137	54,517
17	 Straight 					51)	147785
177						6,067	501703
18	dan ur					1 045	118 311'

Sensi No	Name of States.	Area in ag miles.	Population
	Mewas & Southern Raiputana Ctates Agency		
290	Banswara	1 606	258 260
291	Dungarpur	1 460	274 59
292	Kushalgarh	340	41 153
293	Partabgar	873	91 967
294	Uda rur (Newar)	13 170	J 308 Pd8-
	Western Rajputana States Agence		
29,	Danta	1 606	31 130
298	Ja salmer	18 980	93 246
29	Jodhpar	36 120	2 550 904
298	Palaupur	1 791	3158>
299	S robi	1 988	233 875
300	S kk w	2 818	121 5°6
	WESTERN INDIA STATES		
301	Bhaynegar	2 951	618,499
307	1 utch	8 4al	# 70 SO#
803	Dhrangadhra	1 167	94 417
304	Dh ol	233	33 617
30a	Gondal	1 004	244 514
306	Idar	1 668	307 798
207	Jafrabied (Jan) ra)	53	18837
303		3 337	670 719
309	200-0	344	44 024
310		802	141 761
311		3 791	604 006
312		360	76 432
313		1 150	67 691
314		642 282	146 618
316		282 13a	13 944
31		242	10 916
318	7, 200	417	64 96>
	Weatern Katelawas Agency		
31		135	31 79%
32		296	37 679
32		120	35,145
39		90	12 160
32		47	a 893-
3+		103	10 763
32	5 Manayadar	101	26 209

117

66

66

18748

16 918

8 594

326 Thana Devla

327 3 ad a

328. Virpar

Serial No	Name of	States	Area m Sq anles	P pilition
	REST OF THE AGENCY -		1 384	I7 83J
379	Akala		Not surveyed	1
	Al dìra		25 5	ì
431	A ida	-	30 5	1
33,	Rajpara (Palar		15.5	ļ
333	Bagasara Majmu Taluka		25	1
334	Bantwa Majrun Taluka		27	i
330	Bantwa Islaha Barwala	-	58 9	{
3 6 337	Bhadwa		15 7	t
338	Bhayavadar		I s	
339	Champara)pui Taluka		5.33	1
340	Dangayad r		11	ĺ
341	D dan		245	1
343	Cadhha		23 1	i
43	Gavridad		27	i
144	Hadel:		54	Į.
345	Haraurpur		Not surveyed	}
346	Jalia Dev 1	•	36 FD	1
	Kbari		30)
243	Kh jal a		Not aurveyed	!
349 3ot	Kotda Pitha Kothar s		45	1
30t 301	Lodi ka Mriwan Estate		27 7 o	
339	Lodhil a Vijay inghii Estate		75	í
303	Manpur		1,	1
301	Mayspadar		14	
345	Mengani		34	F vures o
35b	`adala		16	population
387	Natwarnagar		14	of adavida
378	Pal		2	al Stateant
309 360.	P pa) a Sanala		30	avurlable
361	bardarg dh		7 42	Total fo
362	Sardapur		2 14	the who
363	Shahpur		10	group 1s
264	Thu nbala		21	Strep wood
\$60	lacared Maimu		168	ł
	NOT PERSPICATIONAL	Talukas and	***	Į.
	ESTATES OF THE WESTE AGESCY	RR KATHIAWAR		
866	Akadın	-	2	Į
367	Amrapur Babia		.8	ļ
369	Barriera (Coded Materia)		10	•
3 0	Bagasra (Goded Matra) } Baga ra (Samat Matra) }		23 5	(
371	Bhadh		15	į.
3-2	Bhalgam Balder		1]
373	B ldi		3	ì
371	Charkha		10	Į.
375	Dahida		3	Í
376 377	Dedan (Vajrou) Derdi Janba		25	Į
378	Dhoares		2	ļ
3,0	Dhrafa .		17 1	:
380	Gadhia		11	i
381	Garmalı Moti		- 12	I
382	Garmalı Yanı		2)
383	Gigasaran		t t	,
	Halaria		6	1
384			v	1
384 385 386	ltaria Jhamka (Ye ^l ani)		6 7	1

Serial Na	•	ame of States		Ares in eq miles	Pe ulation
J68	Kaper			2	า า
389 330	Kankasidi			75 3	1
291	ha pur (lah yama) Kan ana			10	1
39	Kathrota			1	j
393 394	Khambala Khadin (Bab a Ib	anal		6	1
395	Khujadi (Nayani)	,		1	1
396 397	hot la Varani			9	Figures of
398	Lakhapadar			5	populatio
199	Lodh La Majmu			8	of in irida
101				-'	ava 1 ble
1)2	Vo rel			9	Total for
403	Mul la Deri L. N Ivala			15	the vh
405	\oghanrida			ī	g ren b re
400	Randhia			3 13	1
4.8	lana -			4	1
100	9 S∈ no Chandir 9 Vadal			1	1
410	Vaghavad (Vaghv	o r 1)		3	1
112	Van l	•		a	
41				37	J
11:	V TVA			0 50	
	EASTESN KA	felawar Agency			
41	6 Въјапа			183 12	130%
41	7 Chuda			782	15818
41	 Lakhtar (Lakhtar 	Thana)		247 139	23,780
41	19 Lath			48	10810
4:	20. Muli			133 2	16,97
4	21 Patdı			39 4	3 147
4	22 527]2		5	2721	15 %
4	23 \ nin		{	1903	6197
	Past or 18	z Agshey		1712	184,973
					,
	4 to pur (Dad &	• .		20	
	25 4 m jur Kahaci	ier Desa Bhoj)		0	
	1°0 Iau≒anka			_ 6	
	7 Rajpur			5,14	
- 4	38 Nanod			o7 3	
•					
	429 Vithalgad			¥,	

erial No	Name of States	Area in Eq., milea Populati
	SABAR KANTHA AGENCY	
190	Pachle, am (Devaul)	10
191	Pah	_1 [
192	Pallad	80
493	Palah	4
191	Pancharda (Vachhami)	78 J
195	Rajpara (Chol Ibana)	1
196	Ramanka	-
197	Remparda	3
19g 19g	Ranigam	5
500	Ranparda (Chol. Thana)	3
501	Ratanyur Dhamas ka Robisala	i
502	Rozwa	16
503	^Q abuka	6
101	Samadhiala (Choka Ti ana)	1 Figure
50a	Samadhiala C habhadia	0 62 Individe
000	Samadhiala	1 States
507	Samla	33 availabl
808	Sanala	051 1otal
509	Sanoara	13 the w
510	Fals no ness	0 67 greep
511	Sejakpur	29 give i at
5 2	S bdi Vadar	1
613	Songadh (Vacl han)	1
51 £	Sudama Dhandhalpur	130
515	Talzana	43
a16	Tavi	12
517	Toda Vschhans	1 1
518	Untadi	6 }
519	Andal Bhanderia	
570	Vaded (Dava 1)	Not available
521 522	Yana (Jipalawad	24
57d	Yana Yangadi sta	0 62
524.	Vavdi Dharvala	4
595	Vardi Vachhani	071
526	Sel moness	629 1
	Saban Kartha Agency	,
527	Ambal ara	80 109
528	Malpur	97 16 56
529	Mar en	25 1986
530	Mohanpur	89 16 72
531	Thara	78 12 95
532 533	Therad	126 62,15 120 1.36
531	Warahi (Khanji s)	120 1 1 1 6 1 6 1 6 1 6 1 6 1 6 1 6 1 6 1
001	Re-t of the Agenct	2 899 290 22
545	Bhalusna	
336	Bolundra	1 }
337	Dabha	12
333	Dadhalia	23 Figures
539	Dedbrots	Not available audividu
540	Dendar	Do State
541	Deedar Thana	Do available
542	Derol	10 {Total
643		10 jtha w
544	Chodeser	16 (protes
545	Hadal	27 given at
616	Hapa	5
548	Ilof Kadol	19 (
	hadol hatosan	8 (

Serial No	Name of State	Area in ag inties	Population
510	Kladal	8	7
551	Khedawada	27	i
503	Likht	ģ	}
553	Magoda	23	i
551	Pelat	- 2	}
555	Prempur	25	i
556	Punadra	Ĩ1	1
557	Ramas		1
553	Rapasan	⊀ň	1
559	Rupal	16	1
560	Sa talpor to Sabor Kantha	Not surveyed	1
561	Sathamha	18	1
667	Satfaspa	2,	1
563	Sudaspa	2 2	1
564	Tainuei	7	1
282	Ier rada	61.78	Faures for
e66	Vektapar		individual
567	Valuana	.4	States not
a68	Varieda	21	available
	Wadagato	Ĩ,	Total for
	Watahi a (Khanja a)	28	the whole
671	We no	40	group is
	SABAB ARTHL AGENCY-	10 Letatre in the	Stody EsteR
572	Deloli	2	1
673	Ippaia	2	1
071	Katalpara	2 2 2 5 1 1	ł
675	Maguna	Ĭ.	;
576	Mehmada ra	ĭ	1
577	Note Kothasna	ā	}
578	Pampura	i	1
579	Ranis uta	ī	\$
580	Sun	220	ļ
180	Teipura	4	í
582	Umiri	10	1
u31	Timby	10	i
584	Vitreda	a	

APPENDIX III

CABIN T MISSION SINEA 12TH MAY 1946

Memorardum u regard to States Treaties and Paramountey

- 1 Prior to the recent statement of the British Prima Minister in the House of Commons an assurance was given to the Princes that there as no intention on the part of the Crown to initiate any change in their relationship with the Crown or the rights guaranteed by their treaties, and engagements without their consent. It was at the same time stated that the Princes consent to any changes which might emerge as a result of negotiations well not unessonably be withheld. The Chamber of Princes has since confirmed that the Indian States fully share the general desire in the country for the immediate statement by India of her full stature. His Maje ty's Government have now declared that if the succession Government of Governments in British Linda desire independence no obstacle would be placed in their way. The effect of these unnouncements is that all those concerned with the future of lindia wish her to situm a position of independence within or without the British Commonwealth. The Delegation have come here to assist in resolving the difficulties which strond in the war of Linda fulfilling it's wish.
 - 2 During the interim period which must elapse before the coming into operation of a new Constitutional structure under which British India will be independent or fully self governing paramounter will remain in operation. But the British Government could not and vill not in any circumstance at ansfer paramounter to an India Government.
 - B In the meanwhile the Indian States are in a position to play an important part in the formulation of the new Constitutional structure for India a d Hs Maresive Gover ment have been informed by the Indian States that they desire in their own interests and in the interests of India as a whole both to make their contribution to the framing of the structure and to tale their due place in it when it is completed. In order to facilitate this they will doubtless strengthen their position by doing everything possible to ensure that their administrations conform it fibe highest standard. Where adequate standards cannot be achieved within the standard. Where adequate standards cannot be achieved within the standard within the testing resources of the State they will no doubt arrange in suitable cases to form or join administrative units large enough to enable them to be fitted into the constitutional structure. It will also strengthen the position of States during this formulative period if the various Governments which have not already done so take active steps to place themselves in close and constant touch with public opinion in their State by means of representative in stitutions.
 - 4 During the interim period it will be nece say for the States to conduct negotiations at the British India in regard to the future regulation of matters of common concern especially in the economic and financial field. Such negotiations which will be necessary whether the States desire to participate in the new Indian Constitutional structure or not will occupy a considerable period of time and since some of the angotiations may well be incomplete when the new structure comes into being it will in order to avoid administrative difficulties, be necessary to arrive at an understanding between the States and those likely to control the succession Government or Governments that for a period of time the their existing arrangements as to these matters of common concern should continue until the new agreements are completed. In this matter the British Government and the Grown Representative will lend such assistance as they can should it be to desired.

and should have the powers necessary to raise the finances required for the above subjects

- (4) The States will retain all subjects and powers other than those ceded to the Union
- (ii) It is the intention that the States should be given in the final Constituent Assembly appropriate representation which would not on the basis of the calculations adopted for British India, exceed 33, but the method of selection will have to be determined by consultation. The States would in the preliminary stage be represented by a Negotiating Committee.
- (1) The representatives of the Sections and the Indian States shall reassemble for the purpose of settling the Union Constitution
- 21 His Excellency the Vicercy will forthwith request the Provincial Legislatures to proceed with the election of their representatives and the States to set up a Negotiating Committee

APPENDIX V

INDIAN INDEPENDANCE ACT

- 7 Consequences of the setting up of the new Dominions
- (1) As from the appointed day (August 15th, 1947)
 - (b) the suzeranty of His Majesty over the Indian States lapses, and with it all treaties and spreements in force at the date of the passing of this Act between His Majesty and the Rulers of Indian States all functions excreasible by His Majesty at that date with respect to Indian States all obligations of His Majesty existing at that date towards Indian States or the Rulers thereof and all powers rights authority or jurisdiction exercisable by His Vajesty at this date in or in relation to Indian States by treaty grant usage suffer more or otherwise.

APPENDIX VI

SARDAR PATEL'S STATEMENT OF 5TH JULY 1947 ON INDIAN STATES

It was announced some days back that the Government of India had decided to set up a Department to conduct their relations with the States in matters of common concern This Department has come into being today and the States have heen informed to this effect On this important occasion I have a few words to say to the Rulers of Indian States among whom I am happy to count many as my personal friends

It is the lesson of history that it was owing to her political frag succumbed to successive wives of invaders. Our mutual conflicts and interneence quariels and jealouses have in the past heen the cause of our downfall and our falling victims to foreign domination a number of times. We cannot afford to-fall into those errors or Enps sgain. We are on the threshold of independence. It is true that we have not here able to preserve the unity of the country entirely uninfrared in the final stage. To the butter disappointment—and corrow of many of us some parts have chosen to go out of india and to set up their own Government. But three can be no question that despite this separation as further interests would continue to govern us. Much more would this he the case with that wast imajority of States which owing to their geographical continue to maintain relations of mutual french pand of operation with the rest of links. The start is an approximation of the states as well as of India demand unity and mutual to operation of these States as well as of India demand unity and mutual to operation of these States as well as of India demand unity and mutual to operation of these States as well as of India demand unity and mutual to operation of these States as well as of India demand unity and mutual to operation bears.

When the British established their rule in India they evolved the doctrine of paramountey which established the suprimity of British interests. That doctrine has remained undefined to this day but in its exercise there has undoubtedly been more subordination than co operaion Outside the field of paramountcy there has been a very wide scope to which relations between British India and the States have been regulated by enlightened mutual interests. Now that British rule is ending the demand has been made that the States should regain their independence In so far as paramountcy embodied the submission of States to foreign will I have every sympathy with this demand but I do not think it can be their desire to utilise this freedom from domination in a manner which is injurious to the common interests of India or which militates against the ultimate paramountey of popular interests and welfare or which might result n the abandonment of that mutually useful relationship that has developed between British India and Indian States during the last century This has been amply demonstrated by the fact that a great majority Indian States have already come into the Constituent Assembly who have not done so I appeal that they should join now The States bave a't ady accepted the basic principle that for Defence Fore on Afairs and Ceir munications they would come into the Indian Union We ask 10 m r. of them than accession on these three subjects in which the common u terests of the country are involved. In other matters we would scrupu lously respect their autonomous existence

This country with a sinstitutions is the proud bentine of the people who inhabits it it is an accident that some lives in the States and some in inhabits it india but all abbe partale of its culture and chiracter. We are all but together by bonds of blood and feeling no less than of self interest whene can seggreate us most segments no impassable barriers can be set up between us. I suggest that it is therefore better for us to make lives between the set of the set of

sitting together as friends than to make treaties as aliens. I myits my friends, the Rulers of States and their people to the Councils of Consti tuent 'assemb'y in this spirit of friendliness and co operation in a point endrayour inspired by common allegance to our motherland for the semmon good of us all

There appears a great deal of misunderstanding about the attitude of the Congress towards the States I should like to make it clear that to is not the desire of the Congress to interfere in any manner whatever with the domestic affairs of the States They are no enemies of the Princely Order. but on the other hand wish them and their people under this series all prosperity contentment and happiness. Nor would it be my policy to con duct the relations of the new Department with the States in say icanner which sayours of the domination of one over the other, if there would be any domination it would be that of our mutual interests and welfare have no ulterior motive or selfish interests to serve. Our common objective stoud be to understand each other's point of view and one to decisions acceptable to all and in the best interests of the country. W th this object, I propose to explore the possibility of associating with the administration of the new Department a Standing Committee representative of both the States and British India -

We are at a monteneous stage in the history of India By common engeavour we can raise the country to a new greatness while lack of unity will expose us to fresh calamities. I hope the Indian States will bear in mird that the alternative to co-operation in the general interest is snarshy and chaos which will overwhelm great and small in a common rum if we are unable to act together in the minimum of common tasks Left not the future generation curse us for having had the opportunity but failed to turn it to our mutual advantage Instead let it be our proud pitrilege to leave a legacy of mutually beneficial relationship which would raise this Sacred Land to its proper place amongst the nations of the world and turn it into an abode of peace and prosperity

Here I digress. There was a universal acceptance among the States of the Cabinet Mission's Memorandum of May 12th and when the parties accepted my Statement of June 3rd they fully realised that withumwal of Paramountey would enable the States to regain complete sovereignty. This was me a starting point from which to try and deal fairly with the States

But before I got down to dealing with the States there was one other the mechanise of partition—a plan against my personal desires. As you all know, it took three years to separate Burma from India, in spite of the face (as I can testify, as also His Highness of Bundi and others) that there are no roads running between India and Burma. Nevertheless, it took three years to arrange that partition. It took two years to separate the Province of Sind from Bombay. It took two years to separate the Province of Orisas from Bihar. Gentlemen, we decided that in less than 23 months we shall have to go through the puritionang of one of the lay 2 of them. In the world, with 400 million inhabitants. There was a reason for the spied. I was quite certain that while the British overloadship remained no satisfactory conclusions could be reached psychologically between the parties. So once we got the two Governments set up and separated, they would be able to try and finish off the details in an atmosphere of goodwill.

Now the Indian Independence Act releases the States from all their obligations to the Crown. The States have complete treedom-technically and legal v they are independent. Presently I will discuss the degree of independence which we ourselves feel is best in the interests of your own States But there has grown up during the period of British administration. owing to the fact that the Crown Representative and the Vicerov are one and the same person, a system of co-ordinated administration on all matters of common concern which meant that the sub-continent of India noted as an economic entity. That link is now to be broken. If nothing can be put in its place, only chaos can result, and that chaos. I submit, will hurt the States first-the higger the State the less the burt and the longer it will take to feel it-but eye the biggest of the St tes will feel itself huit just the same as any small State. The first step was to air up some machinery by which it was possible to put the two future Governments of India—the Dominions of India and Pakistan—into direct touch with the States. So we conceived the scheme of setting up two States Departments virhin the future Governments Please note that these States Departments are not the successors of the Political Department. They have been set up simultaneously and side by side While the Political Department exercised functions relating to paramountey on hehalf of the Crown Representative the States Departments are to take over those subjects gradually which have nothing to do with paramounter but which will be concerned with relations with neighbouring States and also provide the machinery to negotiate in such matters. In India the States Department is under the admirable guidance of Sardar Vallabhbhai Patel with my own Reforms Commissioner, Mr. V P Menon as Secretary. In Pakistan the Department is under Sardar Abdur Rab Nishtar with Mr. Ikramullah as the Secretary It was necessary to see up two States Departments, one in each Government because the States are theoretically free to link their future with whichever Dominion they may care. But when I say that they are at liberty to link up with either of the Dominions, may I point out that there are certain geographical compulsions which cannot be evaded. Out of something like 505 States the vast majority are irretrievably linked geographically with the Dominion of India. The problem therefore is of far greater magnitude with the Dominion of India than it is with Pakistan In the case of Pakistan the States, although important are not so numerous, and Mr. Jinnah, the future

Governor General of Pakistan is prepared to negotiate the case of each State separately and individually. But in the case of India where the everwhelm mg majority of the States are involved clearly separate negotiation with each State is one of the question.

The first step that I took was to suggest that in the Bil before I arla ment—the Indian Independence Act—a clause should be pit in which would enable certain essential agreements to continue until resourced by either side. That was only done to ensure that there should be some a thunty and to see if in the short time available it was not possible to get the agreement through with every State representative. It does not replace the need for Standstill agreements it gives a very slight breattur, a place

Now I think it is no exangention to say this most Rulers and Diewens were apprehensive as to what their future would be when paramounter tapsed. At one time it appeared that unless they pound the Constituent Assembly and accepted the Constitution when it was framed they would be cutsule the organisation and left in a position which I submit if you it ink it over carefully no State could view with equantity—to be left out having no satisfactory relations or contacts with either Dominion Government. You can imagine how roleved I was and I am sure you vill courselves have been equally releved when Sardar Vallabfbhai Patel on taking over the States Department made if I may say so a most states manike statement of what he considered were the essentials towards agree ment between the States and the Dommon of India.

Let us turn for one moment to the Cabmet Mission Plan of 19th May 1940. In this Plan the proposal was that the States should surrender to the Central Government three subjects—Defence External diagras and Communications. That was a plan which to the hest of my belief every Rite accepted as resonable fur and just I talked with so many Rulers and everyone felt that Defence was a matter that a State could not conduct to itself. I am not talking of internal security bit defence against external aggression. I submit therefore that if you do not lirk up with one or the other of the Dominions, you will be cit fif from any source of supplies of up to date arms or weepons.

Feternal Affairs is inextincably linked up with Defence Feternal 'ffairs is synchthing again which is outside the boundaries of India in which not awen the greatest State can operate effectively. You can hardly want to go to the expense of having Ambassadors or Ministers or Consuls in all theorems of the great continues surely you want to be able to use those of India and Palistan Once more I suggest that External Affairs is something that you have not deals with some the formation of the East India Company. It would be difficult to operate and will also be a source of an harm-smeet for out to have to take it up and it can only be imanaged by thos who innerge the Defence of the country. I submit that if you take it up it will 'e a healthy and not an asset.

The third subject is Communications Communications is really a contrast of maintaining the life blood of the whole sub-continent. I imagine everybody agrees that the country has got to go on. The continuity of Communications is already provided for to a certain extent in the Indian Independence Act and most of the representatives here have come to discurse it as item 2 on the agends.

Therefore I am sure you will agree that these three subjects have got be handled for you for your convenience and advantage by a larger organisation. This seems so obvious that I was at a loss to understand will some Rulers were reflectant to accept the position. One explanation probably was that some of you were apprehensive that the Central Government

would attempt to impose a financial liability on the States or ercreach in other ways on their sovereignty If I am right in this assumption at any rate so for as some Princes are concerred I think I must dispel their apprehensions and misgivings The draft Instrument of Accession which I have caused to be circulated as a basis for discussion and not for publica tion to the representatives of the States provides that the States accede to the appropriate Dominion on three subjects only without any financial hability Further that Instrument confains an explicit provision that in no other matters has the Central Government any authority to encreach on the internal autonomy or the sovereignty of the States This would in my view be a tremendous achievement for the States But I 1 ast riske it lear that I have still to persuade the Government of India to accept it. If all of you would co operate with me and are ready to accede I am confident th 1 can succeed in my efforts. Remember that the day of the transfer or power is very close at hand and if you are prepared to come you must come before the 15th August I have no doubt that this is in the best siterests of the States and every u se Buler and use Government would desire to link up with the great Dominion of India on a basis which leaves you great internal autonomy and which at the same ime gets i l of your wornes and cares over External Affairs Defence and Committueations

The whole country is passing through a critical period. I am not asking any State to make any intolerable sperifice of either its internal outonomy or it dependence. My scheme leaves you with all the practical independence that you can possibly use and makes you free of all thos subjects which you cannot possibly manage on your own You cannot run was from the Dominion Government which is your neighbour any more than you can run away from the subjects for whose welfare you are responsible. Whatever may be your decision. I hope you feel that I have at least done my daty by the St t s

His Excellency then proposed the following Committee for a detailed cons deration of the items on the agenda

His Highne's the Chancello the Maharata of Pa als His Highness the Maharaja of Baroda His Highness the Maharaja of Gwalior His Highness the Nawah of Bhopal His Highness the Maharaja of Bikaner
H's H' 'he Min' yn f Nawinagur
His Highness the Maharawal of Dungarpur His Highness the Maharaja of Panna His Highness the Maharaja of Sirmoor The Raja of Kores The Nawsh of Chhatan of Hyderabad Sir C P Ramaswami Aiver of Travancore Sir A Ramaswami Mudahar of Mysore Sir V T Krishnamachari of Jaipur Sir B L Mitter of Baroda

Mr M A Srinivasan of Gwalior Sardar K M Panilkar of Bikaner Mr C S Venkatachar of Jodhpur Surdar D K Sen Dewan Bahadur C P Karunakara Menon of Co his

Rai Bahadur D A Surve of Kolhapur

Mr B H Zaidi of Rampur

His Excellency stated that the idea was to have a compact body to save time They could split into two sub committees one to discuss the draft Instrument of Access on and the other to discuss the Standstill agreements and ober matters. He smeerely trusted that the other 'tat' representatives would not leave Delth and that they would manuant adult contact with the members of the Committee to male sure that the Committee is convicted with the majority feelings in the States

The Vicerous Hols' A w Delm July 25th 1947

APPENDIX VIII

INSTRUMENT OF ACCESSION OF

WHEREAS the Indean Independence Act 1947, provides that as from the fifteenth day of August, 1947 there shall be set up as independent Dominion known as INDIA and that the Government of India Act 1935 shall with such omissions additions adaptations and modification as if efforemore General may by order specify be applicable to the Dominion of India

Ann where is the Government of India Act 1935 as so adopted by the Governor General provides that an Indian State may accord to the Dominion of India by an Instrument of Accession executed by the Ruler thereof

Now therefore I

It the exercise of my sovereignty in and over my said State Do lereby execute this my Instrument of Accession and

I I hereby declare that I accede to the Dominan of India with the ledical Court and any other Dominan authority established for the purposes of the Dominan shall be article of the my Instrument of Accession I ut subject always to the terms thereof and for the purposes off the dominant shall be article of the purpose of all of the Dominant excesse in relation to the State of the purpose of off of the Children and the state of the s

(hut-mafter referred to as this State) such fix actions as may be vested in them, by at under the Government of India Act. 1055 as in force in the 3 m min of India on the 15th day of August 1947 (which Act as s in force is 1 remafter referred to as "the Act")

- 2 I hereby assume the obligation of ensuring that due effect is given to die provisions of the Act within this State so far as they are applicable there in by writing of this my Instrument of Accessing
- o I accept the matters specified in the Schodule hereto as the matters will respect to which the Dominion Legislature may make laws for this ${}^{\rm S}$ (c).
- 4 I hereby declare that I accede to the Domition of India on the accounce that if an agreement is made between the Governor General and the Ruler of this State whereby any functions in relation to the admitistration in this State of any law of the Dominion Legislature shall be exerused to the Ruler of this State then any such agreement shall be deemed to form part of this Instrument and shall be construed and have effect accordingly
- 5 The terms of this my Instrument of Accession shall not be varied by at amendment of the Act or of the Indian Independence Act 1947 unless s is amendment is accepted by me by an Instrument supplementary to this Instrument

- 6 Nothing in this Instrument shall empower the Dominion Legislature to make any law for this State authorising the compulsory acquisition of len I for any purpose but I berehy undertake that should the Dom mon for the purposes of a Dominion law which applies in this State deem it necessary to accoure any land I will at their request acquire the land at their expens or if the land belongs to me 'ransfer it to them ou such terms as may be a reed or in default of agreement determined by an arb trator to be ar pointed by the Chief Justice of India
- 7 Nothing in this Instrument shall be deemed to commit me in any way to acceptance of any future constitution of India or to fetter my discretion to enter into arrangements with the Government of In a unler or v such future constitution
- 8 Nothing in this Instrument affects the continuance of my sovereignty in and over this State or save as provided by or under this Instrument the evergise of any powers authority and rights now enjoyed by me as Ruler of this State or the validity of any law at present in force in this State
- 9 I hereby declare that I execute this Instrument on behilf of this brate and that any reference in this Instrument to me or to the Ruler of the tate is to be construed as including a reference to my heirs and successors

Given under my hand this Nileteen hundred and forty seven lay of August

1 do hereby accept this Instrument of Accession

Dated this day of August Vinetee i Lundred and forty seven

(Governor Ue ca fld)

SCHUDULE

THE MATTERS WITH PESPECT TO WHICH THE DOVING LEGISLATIRE W. Y. WARF LAWS FOR THIS STATE

1 Defere

- 1 The naval military and ar forces of the Dominion and any other armed force raised or maintained by the Dominion any armel forces in cluding forces raised or maintained by an acceding Stitle which are attached to or operating with any of the armed forces of the D m mon 2 Naval military and air force works administration of hitonment 21635
 - Arms bearms amminism

 - 4 Explo ives
- 1 External aff irs the implementing of treaties and agreements with other countries extradition including the surrender of crimin is and accused persons to parts of His Wijesty's dominions outside India
- 2 Admission into and emigration and expulsion from India including us re ation thereto the regulation of the movements in Ind o of persons who are not British subjects domiciled in India or subjects of any acceding State pilgrimages to places beyond India

3 Naturalisation

C Communications

- Posts and telegraphs including telephones wireless bro deasting and other like forms of communication.
- 2 Federal railways the regulation of all railways other than minor railways in respect of safety maximum and minimum rates and fares station and service terminal charges interbange of traffic and if the responsibility of railway administrations as carriers of goods and passengers the regulation of minor railways in respect of safety and the responsibility of the administrations of such railways as carriers of goods and passengers.
- 3 Maritime shipping and navigation including shipping and ravigation on tidal waters. Admiralty jurisdiction
 - 4 Port quarantine
- 5 Major ports that is to save the declaration and delimitation of sich ports and the constitution and powers of Port Authori'es therein
- 6 Aircraft and air navigation the provision of aerodromes, regulation and organisation of air traffic and of aerodromes
- 7 Lighthouses including lightships beacons and other provisions for the safety of shipping and aircraft
 - 8 Carriage of passengers and goods by sea or by air
- 9 Extension of the powers and jurisduction of member of the police force belonging to any unit to ruly any area outside that unit

D Ancillary

- 1 Elections to the Dominion Tegislature subject to the provisions of the Act and of any Order made thereunder
 - 2 Offences against laws with respect to any of the aforesaid matters
- 3 inquis anist tities for the purpo es of any of the aforesaid
- 4 Jurisdiction and powers of all courts with respect to any of the site and matters but except with the consent of the Ruler of the acceding bates not so as to confer any jurisdiction or powers upon any courts other than courts ordinarily exercising jurisdiction in or in r lat on to that State

APPENDIX IX

AGREEMENT BETWEEN THE STATE OF

AND THE DOMINION OF INDIA

WHEREAS it is to the benefit and advantage of the Dominon of leda sa well as of the Indian States that custing agreements and administrative orrangements in the matters of common concern—should continue for the time being between the Dominion of India or any part thereof and the Indian States

Now therefore it is agreed between the Sate and the Dominion of India that --

1. (1) Until new agreements in this behalf are made all agrees exist and administrative arrangements as to matter, of commer concern now existing between the Grown and any Indian State shall in so far as may be appropriate continue as between the Dominion of In I a or as the case may be the part thereof and the State.

- (2) In particular and without derogation from the generality of subclause (1) of this clause the matters referred to above shall include the matters specified in the Schelule to this Agree mont
- 2 Any dispute arising out of this Agreement or out of the agreements or arrangements hereby continued shall unless any provision is made therein for arbitration by an authority other than the Governor General or Covernor be settled by arbitration according as far as may be to the pro reduce of the Indian Arbitration Act 1899
- Nothing in this Agreement includes the exercise of any prano interfi iictions

State

Secretary to the Go morent of India

SCHEDULE

- Air Communications
- 2 Arms and equipment
- 8 Control of commodities
- 4 Currency and comage
- 5 Customs
- 6 Indian States Forces
- 7 External Affairs
- 8 Extradition
- 9 Import and Export Control
- 10 Imagation and Diectric Power
 11 Motor vehicles
- 12 National Highways
- 1d Onum
- 14 Posts Telew uphs and Telephones
- 15 I say ave (including police and other arrangeme ite in Railway lands) 16 Selt
- Certial Excises relief from double income to and other stratge nente relating to taxation
- 14 Rireless

APPENDIX X

AGREEMENT made this fourteenth day of December 194" between the Governor General of India and the Raja of

WHEREAS in the immediate interests of the State and its people the 18 desir its that the administration of the State should be integrated as early as possible with that of the Province of Orissa/C P in such manner as the Government of tle Dominion of India may think fit,

It is hereby agreed as follows -

ARTICLE I

The Rava of hereby cedes to the Dominion Government full and exclusive authority jurisdiction and powers for and in relation to the governance of the State and agrees to transfer the administration of the State to the Dominion Government on the 1st day of January 1948 (hereinafter referred to as "the said day")

As from the said day the Dominion Government will be competent to exercise the said powers author'ty and jurisdiction in such manner and through such agency as it may think fit

ARTICLE 2

The Raja shall with effect from the said day be entitled to receive from the revenues of the State annually for his privy purse the sum of

nmount is intended to cover all the expenses of the Ruler and his family cluding expenses on account of his personal staff mainterance of his residences marrages and other ceremonies etc. and will neither be interested into reduced for any reson whatsoever.

The eard sum may be drawn by the Rays in for requal instalments in advance at the hemining of each quarter by presenting byte at the State Treasury or at such other Treasury as may be specified by the Dominion Givernment.

ARTICLE S

The Raja shall be entitled to the full owner hip use and a jorment of all private properties as distinct from State property a belowing to him on the date of this screement.

The Raja will turnish to the Dominion Government before the list day of Januar, 1948 an inventory of all the immovable property securities and cash balances held by time as such private property.

If any dispute arises as to whether any item of property is the purate property of the Raja or State property it shall be referred to such officer with judicial experience as the Dominion Government may normate and the decision of that officer shall be finel and hinding on both parties

ARTICLE 4

The Raja the Ram the Rajmsta the Yuvraja and the Yuvran shall be entitled to all personal privileges enjoyed by them whether within or outside the territories of the State immediately before the 15th day of August 1947.

ARTICLE 5

The Dominion Government guarantees the succession according to law and custom to the gad of the State and to the Paja's personn' rights privileges dignities and titles

In confirmation whereof Mr Vapai l'augumi Menon Secretary to the Government of India in the Ministry of States has appended his structure on behalf and with the authority of the Governor General of India at d

has appended his signature on

behalf of himself his heirs and successors

Raja of

Secretary to the Government of In In Ministry of States

hulers the people and the country at large. I am particularly grateful to the Rulers of the States who showed a commendable appreciation of the realities of the situation and a hencoulent regard for public good. To all of them undoubtedly the decisions they have taken have involved consider able sterifice of powers and fortune. They have accepted this secrifice cheerfully and voluntarily in the interests of their people and the country at large. I am sure their people will react favourably to this generous response to public interests.

Throughout my discussions with the Rulers I was careful to suppheness to the solution which we suggested for the do't wit problems with which we and they were equally faced was for them to accept or reject of their or n 'ree will There was no composion save that of events, and of the circ mistances and peculiar problems of them States. I also told then that in offering this solution we were actuated by nothing but the firendless dispersion towards them and had nothing but the ultimate good of the Princes and their people at heart. I also maintained that their vol n.iry surrender of most of the powers that they notled of far would increase and not reduce the prestige that they have empoyed and would crease in the hearts of their people a place of lasting affection and regard which would redound to their glory. I am very glad that they all responded to these sentiments and would ask the people of these States to play their own part on it extend to each one of them unfailing cordality and unstanted goodwill to extend to each one of them unfailing cordality and unstanted goodwill as the proper of the surface of the mainted goodwill are the proper of them unfailing cordality and unstanted goodwill.

In future if the people of these States have any grievances, they can only be against the popular representatives and leaders who would be charged with their interests and welfare and not against the These Princes have by their act of abnegation purchased in perpetuity their right to claim the devotion of their people. I am sure that very coin tha Provincial Governments who would be acting for the Dominion Government in discharging administrative functions in these. States will turn their tl oughts and energies to ameliorating the conditions of the people and to d vising ways and means of associating representatives of States with the fashioning of administrative measures. Let them all realise the stakes in olved-some 56 000 square miles of territory with a population of about eight million a goss revenue of about 2 crores and immense potentialities for the future. It is the undisputable right of the people in these territories to modern amenities of Government which should be the governing con a detation in everything that we do for them. It will also be the duty of the peopl concerned to help and co operate wholeheartedly with the respective Provincial administrations in this process of unification and amelioration so that they may derive the full benefit of this great achievement

APPENDIX VII

THE COVENANT

ENTERED INTO BY THE LILLERS OF ANTHINAP STATES FOR THE POPULATION OF THE UNITED STATE OF KATHIAN AR

W.D. the Rulers of certain States in Kathiawar,

BEING CONVINCED that the welfare of the people of the reg on can best be secured by the establishment of a State comprising the territories of the numerous States Estates and Talukas in Kathiawar with a common Decentive Iegrafature and Judiciary

AND HAVING resolved to entrust to a Constituent Assembly consisting of elected representatives of the people the drawing up of a

democratic Constitution for that State within the framework Constitution of India to which we have already acceded, Covenant.

DO HEREBY, with the concurrence and guarantee of the Government of India, enter into the following COVE NANT-

ARTICLE I

In this Covenant -

- (a) "Covenanting State means any of the States mentioned in Schedule I the Ruler of which has whether by himself or by a duly authorised representative signed this Covenant
- (b) 'Covenanting Salute State means any Covenanting State
- which is mentioned in Part \ of Schedule I (c) "Covenanting Non Salute State" means any Covenanting State which is mentioned in Part B of Schedule I and
- (d) unless there is anything repugnant in the subject or context references to the Ruler of a State or the Talukdar of a Taluka include any person or persons for the time being exercising the powers of the Ruler or Talukdar whether by reason of h4 minority or for any other reason.

ARTICLE II

- (1) The Covenanting States agree-
- (a) to unite and integrate their territories in one State with a common executive legislature and judiciary by the name of UNITED STATE OF KATHIAWAR and THE
- (b) to include in the United State of etablied any other State Taluka or Fstate the Ruler or Talukin of which ag ees with the approval of the Government of India to the merger o that State Taluka or Estate in the United State of Kathianar
- (2) The terms of all the agreements of merce referred to in clause (b) of paragraph (1) of the Article shall be building on the United State and shall be deemed to be part of this Coverant

APTICLE III

- (1) There shall b a Council of the Ruler of the Covenanting Salute States
- (2) There shall be a Presidum const ting of five member each of whom shall be the Ruter of a Covenanting State and shall be not less than 21 years of are
- (3) Subject to the condition mentioned in paragraph (2) of this latticle the Rulers of Nawanagar and Bhavnagar shall be permanent members of the Pres dum one member shall be elected from among themselves by the Rulers of the Covenanting Non Salute States and the other members shall be elected from among themselves by the members of the Council of Rulers other than \ wanagar and Bhavhagar
- (4) The Council of Rulers shall elect one member of the Presidium to be the President and another to be the Vice President of the Presidium and the President so elected shall he the PII PRIMUKH of the United State
- (5) A Ruler elected as a member of the Presidium in pursuance of paragraph (3) or as the President or the Vice President of the Presidium in pursuance of paragraph (4) of this Art cle shall be entitled to hold office

as such member. President or Vice President as the case may be for a term of five years from the date on which he enters upon the duties of that office.

- (6) Not withstanding anything to the contrary contained in the preceding paragraphs of this Article—
 - (a) the present Rulers of Naumagar and Bharnagar having been elected President and Vice President to perively of the Presidum by the Rulers concerned on the 17th January 1948 shall be the fit t President and Vice President respectives of the President
 - (b) the present Rulers of Dhrucodhra Pahiana and Kotda Sangani having been elected members of the Presidium by the Rulers concerned on the 17th and 21st January 1948, shall be the first elected members of the Presidium and
 - (c) the said President Vice President and members of the Presidum shall for the purposes of paracraph (5) of this Article be deemed to have entered upon the duties of their respective office on the 1st February 1948

APPICIE TV

- (1) The Ray Pramulh shall be entitled to the same salary allowances and other amenities enabling him to discharge conveniently and with dignity the duties of his office as the Governor of Bombay is entitled to on the 20th January 1948
- (2) If the Raj Pramukh is by reason of absence or illness, or for any other reason, unable to perform the duties of his office those duties aball, until he has resumed them be performed by the Vice-Fresident of the President During such period the Vice-Fresident that be entitled to the same allary allowant a and other amenutes as the Riq Pramukh

ARTICLE V

- (1) There shall be a Council of Ministers to sid and advise the Ref Prunnikh in the exercise of his functions except those under paragraph (2) of Article VII
- (2) The Ministers shal be chosen by and shall hold office during the pleasure of the Raj Pramukh
- (3) For the purpo c of cheo me the first Council of Muniters the Raj Pranukh shall convene not later than the 20th February 1949 a meeting of the members of the Theotory College of Italianwe (formed for electing representatives to the Constituent Assembly of India) but excluding the members from the St t s of Cutch Ida and Rudhanpur

ARTICLE VI

- (B) The Ruler of each Covenating State shall as soon as may be precticable and in any event not later than the 15th April 1948 make over the alministration of his State to the Ray Primukh and thereupon—
 - (a) all rights authority and jurisdiction belonging to the Ruler which appertant or are medental to the government of the Covenanting State shall vest in the United State of Kathiawar and shall thereafter be exercisable only as provided by this Covenant or by the Constitution to be framed thereunder.

- (b) all duties and obligations of the Ruler pertaining or incidental to the government of the Covenanting State shall devolve on the United State of Lathiawar and shall be discharged by it, and
- (c) all the assets and habilities of the Covenanting State shall be the assets and habilities of the United State of Kathiawar
- (2) When m purs mare of any such agreement of meigor as is referred to in clause (b) of paragraph (1) of Autra. If the aim mit atom of my other State, Taluka or Estate is handed over to the Raj Pramukh, the provisions of clauses (c) and (b) of paragraph (1) of this Article, and in the case of a State, the provisions also of clause (c) thereof shall apply in relation to such State Taluka i Fixte her typly in relation to a Covenanting State with the modifiation that in relation to a Taluka or Estate, the references in the said clauses to the Ruler shall be construed as references to the Taluka.

ARTICLE VII

(1) The military forces at any of each Covenanting State shall as from the date on whi he it administration of such State is made over to the Raj Pramikh be orner the military forces of the Umited State of Kathware

(2) Subject to any directions or instructions that may from time to time be given by the Government of India in this behalf, the authority to raise, maintain and administer the military forces of the United State shall vest exclusively in the Rai Pramukh

Provided that nothing in this Article shall be deemed to prevent the Raj Pramukh from consulting the Presidum or the Council of Ministers in regard to any of the said matters

ARTICLE VIII

Subject to the provisions of this Covenant and of the Constitution to be faul ul three-under the execute authority of the United Strite shall he are cread by the Asj Frunkh either directly or through officers sub ordinate to him but nothing in this Arbiel shall prevent any competant ultimost the United State from confound functions upon subordanted unthorities to be deemed to transfer to the Raj Franukh any functions confe ted by any existing law on any count judge officer or local authority in a Covenanting State

APTICLE IX

- (1) There shall be formed as soon as may be practicable a Kathiawar Constituent Assembly in the monner indicated in Schedule II
- (2) It shall be the duty of the said Assembly to frame a Constitution for the United Strite (whether of a unitary or federal type) within the framework of this Coverant and the Constitution of India and providing for a government responsible to the legislature
- (8) Until a Constitution so framed comes into operation after receiving the assent of the Rai P much the legislative authority of the United State shall vest in the Riy Pranuth who may make and promulgate Ordinances for the pewe and good government of the State or any part thereof and any Ordinances to made shall have the like force of law as an Act prised by the legislature of the State

ARTICLE X

(1) The Ruler of each Covenantum State shall be entitled to receive amount specified against that Covenantum State in Schedule I

(2) The said amount is inlended to cover all the expenses of the Ruler and his family including expenses on account of his personal staff maintenance of his residences marriages and other ceremonies etc., and shall neither be increased nor reduced for any reason whatsoever

(3) The Ray Prumukh shall cause the said amount to be paid to the Ruler in four equal instalments at the beginning of each quarter in

advance

(4) The said amount shall be free of all taxes whether imposed by the Government of the United State of Kathiswar or by the Government of India

ARTICLE XI

(1) The Ruler of each Covenant.ng State shall be entitled to the full ownership use and enjoyment of all private properties (as distinct from State properties) belonging to him on the date of his making over the

administration of that State to the Raj Pramukh

(2) He shall furnish to the Raj Pramukh within one month of the said

date an inventory of all the mimovable properties securities and cash balances held by him as such private property

(3) If any dispute arrees as to whether any item of property is the private property of the Ruler o State property it shall he referred to such person as the Government of India may nominate and the decision of thist person shall be inal and hading on all parties concerned

ARTICLE XII

The Ruler of each Covenantung State as also the members of his family shall be entitled to all the personal privileges dignities and titles enjoyed by them whether with n or nutside the territories of the State immediately before the 15th day of August 1947

ARTICLE VIII

(1) The succession according to law and custom to the gaddi of each Covenating State and to the personal rights privileges dignities and titles of the Ruler thereof is hereby guarantees.

(2) Every question of disputed succession in regard to a Covenanting Salute State shall be decided by the Council of Rulars after referring it to the High Court of Kathiswar and in accordance with the opinion given by that High Court

ARTICLE XIV

As enquiry shall be made by or under the authority of the State of hath awar and no proceedings shall be in any court in that State against the Ruler of any Covenanting State whether in a personal capacity or otherwise merspect of anything done or omitted to be done by him ounder his authority during the period of his administration of that State

ARTICLE XV

The Government of Katla are shall in consultation with the Government of India and the Government in Bombay take all steps necessary to set up a Joint Adversy Council consisting of Ministers of Kathawar and Ministers of the Province of Bombay for investigating and discussing subjects of common concern and making recommended one sheeren and action with respect to say such subjects.

ARTICLE XVI

(1) The United State of Kathawar hereby guarantees either the con tinuance in service of the permanent members of the public services of each of the Covenanting States on conditions which will be not less advantageous than those on which they were serving before the date on which the admin stration of that State is made over to the Bai Pramulh or the payment or reasonable compensation

(2) The United State of Kathiawar further guarantees the continu ance of pensions and leave salaries sanctioned by competent authorities in any of the Covenanting States to members of the public services of that State who have retired or proceeded on leave preparatory to retirement before the date referred to in paragraph (1) of this article

(3) The provisions of paragraphs (1) and (2) of this Article shall apply also in relation to the public services of any other State in Kathiawar merging in the United State of Kathiawar and the provisions of paragraph (1) shall apply also in relation to any staff of the Regional Commissioner We tern India and Guarat States which may be transferred to the service of the United State of Kathawar

APTICLE XVII

Except with the previous sanction of the Raj Pramukh no proceed ings civil or criminal shall be instituted against any person in respect of any act done or purporting to be done in the execution of his duty as a servant of any Covenanting State before the date on which the adminis tration thereof is made over to the Rai Pramukh

ARTICLE XVIII

Nothing in this Covenant shall be deemed to prevent the Government of Kathiawar from negotiating a Umon of Kathiawar with other Guiareti speaking weas on such terms and conditions as may be agreed to by the Co neil of Rulers as well as the Council of Ministers of Kathianar

SCHEDULE I

Covenanting States and Price Purse Amounts

PART A SALUTE STATES

		R
1	\awan303r	10 00 000
2	Bhasnagai	1: 00:00)
3	P rbandar	3 50 000
\$	Di rapoadhra	3 40 0 0
)	Morvi	5 00 000
в	Condal	8 91 110
7	Jafrabad	16 07
S	Wankaper	1,50 00+
0	Pa itana	1 80,000
10	Dhrol	1 10 00
11	L imbdi	1 (5 100
12	Pajkot	2,90 (0)
13	Wadi wan	1,49 000

PAIR 1 NO SALUTE STATES

	I, «
1 L(b)	1 (00
2 Sayla	6, 200
3 Cluda	51, 50
1 Vala	85 /50
5 Jachan	1 a (00
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1 Iapana	14 500
11 Virpu	17 50 1
1º Miliyi	87 (10
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1+ letpur	1,00,000
lo Pilkha	000
lf Patu	30,100
1/ Khirasia	

SCHEDULE II

Proxisions relating to the Lathianar Constituent Assembly

1 The Assembly shall consist of not more than forty five elected representatives of the people of the United State of Rathiavar on the basis of one representitive for approximately one lakh of the population

Provided that the people of each Covenanting Salute State shall investigate the state of their number be entitled to elect at least one representative.

2 Tle United State of Kathiawar shall be divided into tarritorial constituencies and the total number of seats shall be distributed among them by assigning to cath constituency one or two seats as may be convenient. As far as possible the constituencies shall be so delimited as not to cut across the boundaries of any compact part of a Coverniting State.

3 The qualifications for membership of the Assembly and for being included in the electoril rolls shall be similar to those prescribed in relation to the Provincial Legislative Assembly of Bombay subject to necessary modifications.

Prov ded that no person shall be disqualified either from being chosen or from being a member of the Assembly or from being included in the electoral roll of a con themes merely because he is the Ruler of a Covenanting or other State or the Talukdar of a Taluka or Estate

- 4 An order shall in due copyse be made and proclaimed by the Rap Pramukh providing, consistently with the foregoing provisions of this Schedule, for—
 - (a) the delimitation of constituencies,
 (b) the preparation of electoral rolls.

(c) the qualifications for membership of the Assembly,

(d) the qualifications entitling persons to vote in the elections,

(e) conduct of the electrons including bye electrons for the filling of casual vacancies

(f) corrupt practices at or in connection with such elections, and

(g) the decision of doubts and disputes ansing out of or in connec-

In confirmation of the above Covenant we append our signatures, on behalf of ourselves, our heirs and successors

(Sd) Rulers of the Covenanting States

The Government of India hereby concur in the above Covenant and manners all its provisions. In confirmation whereof Mr Vapal Panguani Menon Secretary to the Government of India in the Ministry of States, appends his signature on behalf and with the authority of the Government of India.

(Sd) V P Menon

Secretary to the Government of India Ministry of States

APPENDIY XIII

THE COVENANT

er tired into by the Rulers of Alwar Bharatpur Dhelpur and Karauli for the formation of

THE UNITED STATE OF MATSTA

We the Rulers of Alwar Bharatpur Dholpur and Rarauli Belian convincion that the welfare of our people can best be secured by the integration of the territories of our four States in one State with a common Executive Legislature and Judicary,

AND HAVING resolved to entrust to a Constituent Assembly consisting of elected representatives of the people the drawing up of a democratic Constitution for that State within the framework of the Constitution of India to which we have already acceded and of this Communication.

Do rerest, with the concurrence and guarantee of the Government of India enter into the following Covenant —

ARTICLE I

In this Covenant .--

(a) "Covenanting State" means any of the said four States of Alwar Bharatpur, Dholpur and Karauh, and

(b) unless there is anything repugnant in the subject or context referer cer to the Ruler of a State, include any person or persons for the time being exercising the powers of the Ruler, whether by reason of his minority or for any other reason.

ARTICLE II

(1) The Governating States agree to unite and integrate their term tor is more State with a common Exceptive Legislature and Judiciary by the name of THE UNITED STATE OF MATSYA

(2) The said State is hereafter in this Covenant referred to as the

omied Stat

ARTICLE III

(1) There shall be a Council of Rulers consisting of the Rulers of all the Covenanting States

Provided that no Ruler who is less than 21 years of age shall be a member of the Council

(2) The Council shall elect at a meetin, one of its memors, to be the Iresident and another to be the Vice President of the Council and the President so elected shall be the RAJ PRAMUKH of the United State

(3) For the purposes of the elections referred to in paragraph (2) the Bitlers of Alwar Bharatpur Dholpur and Karauli shall have 6 votes a rotes 2 votes and 1 vote respectively

(4) A Ruler elected as the President or the Vice President of the Council shall be entitled to hold office as such President for a term of five years from the date on which he enters on the duties of the office.

Notwithstanding anything contained in the preceding paragraphs of this Article-

(a) The present Rulers of Dholpur and Awar having icen elected President and Vice President respectively of the Council by the Rulers of all the Covenanting States on the 27th February 1145 shall be the first I resident and Vice President respectively of the Council of Bulkrs and

(b) the said President and Vice President shall for the purposes of purgraph (4) of this Article be deemed to have entered upon the duties of

their respective offices on the

ARTICLE IV

(1) There shall be paid to the Roj Pramukh from the revenues of the Un ted State a sum of rupecs per year as consolidated allowance in order that he may be enabled to discharge coin mently and with dignity the duties of his office

(2) If the Raj Pramukh is by reason of absence or illness or for any reason unable to perform the duties of bis office those duties shall until be has resumed them be performed by the Vice Poresilent of the

Council of Rulers

ARTICLE V

(1) There shall be a Council of Ministers to aid and advise the Raj Prannish in the exercise of his functions except those under paragraph (2) of Article VII

(2) The Ministers shall be chosen by and shall hold office during the tle sure of the Rai Pramukh

ARTICLE VI

(1) The Ruler of each Covenanting State shall as soon as may be prescribed; and in any event not later than the 15th March 1948 make over the administration of bis State to the Raj Pramukh, and thereupon.

(a) all rights authority aid jurisdict on belonging to the Ruler which apperts in or are med-nist to the government of the Covenanting State shill vest in the United State and shall hereafter be exercisable only as provided by this Covenant or by the Constitution to be from ed there inder

(b) all duties and obligations of the Ruler pertaining or incidental to the Government of the Covenanting State shall devolve on the United State and shall be discharged by it, and

(c) all the assets and habilities of the Covonanting State shall be the assets and habilities of the United State

Arrica VII

(1) The Military Forces if any of euch Covenanting State shall as from the date on which the administration of such State is made over to the Pai Pramukh hecome the military forces of the United State.

(2) Subject to any directions or instructor's that may from time to time be given by the Government of Joda in this behalf the authority to raise mountin and administer the multiary forces of the United State shall sest exclusively in the Ray Pramukh,

Provided that nothing in this Article shall be decoral to prevent the Raj Framukh from consulting the Council of Ministers in right to any of the said matters

ARTICLE VIII

Subject to the provisions of this Covenant and of the Constitution to be framed thereunder the executive authority of the United State shall be serviced by the Eap Pranukh either directly or through officers subordinate to him but nothing in this Article shall prevent any competent legislature of the United State from conferring functions upon subord nate at thornizes or be deemed to transfer to the Rej Pramukh any functions conferred by any consting law on any court judge officer or local authority in a Covenanting State

ARTICLE IX

- (1) There shall be formed as soon as may be practicable a Constituent assembly in the manner indicated in Schedule II
- (2) It shall be the duty of the said Assembly to frame 3 (onstitution for the United State within the framework of this Covenant and the Conattrition of India and providing for a government responsible to the legis.
- (3) Until a Constitution so framed comes into operation after receiving the sasern of the Rig Pramukh the Legislative authority of the United State shall vest in the Rig Pramukh who may make and promulgate Ordinances for the peace and good government of the Unit 1 State or any part thereof and any Ordinance so made shall have the like force of law as an Act passed by the Legislature of the United State.

ARTICLE X

- (1) The Ruler of each Covenanting State shall be entitled to receive annually from the revenues of the United State for his privy purse the amount specified against that Covenanting State in "chedule I
- (2) The and amount is intended to cover all the expenses of the Ruler and his family including expenses of his residences marriages and other ceremonies etc and shall neither he increased nor educed for any reason shatsoever.
- (3) The Ray Pramukh shall cause the said amount to be paid to the Ruier in four equal instalments at the beginning of each quarter in advance
- (4) The said amount shall be free of all taxes whether a posed by the Government of the United State or by the Government of In his

ARTICLE XI

(1) The Ruler of each Covenanting State shall be entitled to the full or nership use and enjoyment of all private properties (as distinct from State properties) belonging to him on the date of his thicking over the administration of that State to the Ray Pramukh.

(2) He shall furnish to the Raj Pramukh before the 1st May 1948 an inventory of all the immovable properties securities and cash halances held by him as such private property

(3) If any dispute arises as to whether any item of property is the gravate property of the Ruler or State property is shall be referred to such person as the Government of India may nominate and the decision of that person shall be final and hinding on all parties concerned

ARTICLE XII

The Ruler of each Covenanting State as also the members of his family shall be entitled to all the personal privileges dign has and titles enjoyed by them whether within or outside the territones of the State, immediately before the 16th day of August 1947

ARTICLE XIII

- (1) The succession according to law and custom to the gadds of each Crenaturg State and to the personal rights pruleges dignities and titles of the Ruler thereof is hereby guaranteed
- (2) Every question of disputed succession in regard to a Covenanting State shall be deeded by the Council of Rulers after referring it to the High Court of the United State and in accordance with the opinion given by that High Court

ARTICLE XIV

No enquiry shall be made by or under the authority of the United State and no proceedings shall be in any court in the United State against the Ruler of any Covenating State whether in a personal capacity or other wise in respect of snything done or omitted to he done hy him under his authority during the period of his administration of that Covenanting State

ARTICLE XV

- (1) The United State hereby guarantees either the continuous in service of the permanent members of the public services of each of the Coveninting States on conditions which will be not less advantageous than it ose on which they were serving on the 1st February 1948 or the payment of reasonable compensation.
- (2) The United State further guarantees the continuance of pensons and leave salaries sanctioned by competent authorities in any of the Coven in ing States to members of the pubble services of that State who have retired or proceeded on leave preparatory to retirement before the date referred to in paragraph (1) of this Article

ARTICLE XVI

Except with the previous sanction of the Raj Prami L so proceedings of or er minal shall be instituted against any person in respect of any sotion or purporting to be done in the execution of his duty as a servant of any Cotenatung State before the date on which the administration thereof is made over to the Raj Pramukh

SCREDULE I

COVENANTING STATES AND PRIVE PURSE AMOUNTS

1 Alwar 2 Bharatpur 3 Dholpur

4 Karauli

SCREDULE II

Provinces because to the MATSYA CONSTITUTE ASSESSED.

- 1 The Assembly shalf consist of not more than twenty ele ted repre sentatives of the people of the United State on the basis of one represents tive for approximately one lakh of the population and not more than three other persons nominated by the Ray Pramuch to represent special interests
- 2 The United State shall be divided into territorial constituencies and the total number of seats shall be distributed among them by assigning to each constituency one or two seats as may be convenient
- 3 The qualifications for membership of the Assembly and for being included in the electoral rolls shall be smaller to those prescribed in relation to the Provincial Legislative Assembly of the United Provinces subject to necessary modifications
- 4 An Order shall in due course he made and proclaimed by the Rei Pramuch providing consistently with the foregoing provisions of this Schedule for-
 - (a) the delimitation of constituencies,
 - (b) the preparation of electoral rolls (c) the qualifications for membership of the Assembly

 - (d) the qualifications entitling persons to vote in the elections (e) conduct of the elections including bys bleetions for the filing of casual vacancies,
 - (f) corrupt practices at or in connection with such elections and (g) the decision of doubts and disputes arising out of or in connection with such electrons

In confirmation of the shows Covenant we append our signatures on behalf of ourselves our heirs and successors

(Sd) Rulers of the Covenanting States

The Government of India hereby concur in the above Covenant and guarantee all its provisions. In confirmation whereof Mr. Vapal Pangurni Menon Secretary to the Government of India in the Ministry of States appends his signature on behalf and with the authority of the Government of India

(Sd) V P Menon

Secretary to the Gort of India Ministry of States

28th February 1948

APPENDIX XIV

THE COVENANT

entered into by the Rulers of certain States in Bundelkhand and Bagheikhand for the formation of

THE UNITED STATE OF VINDHYAPRADESH

We the Rulers of certain States in Bundelkhand and Baghelkhand Bring convinces that the welfare of the people of this region can best be secured by the establishment of a Blate comprising the 'erritories of the numerous States in this region with a common Executive Legislature and Judiciary

AND HAVING resolved to entrust to a Constituent Assembly consisting elected representatives of the people the drawing up of a democratic constitution for that State within the framework of the Constitution of idia to which we have already acceded, and of this Covenant,

Do HEREBY, with the concurrence and guarantee of the Government India enter into the following COVENANT-

ARTICLE I

In this Covenant,-

- (a) "Covenanting State" means any of the States mentioned in Schedule I the Ruler of which has whether by himself or by a duly authorised representative signed this Covenant,
- (b) "Covenanting Salute State" means any Covenanting S^{*3*}e which is mentioned in Part A of Schedule I,
- (c) "Covenanting Non Salute State" means any Covenanting State
 which is mentioned in Part B of Schedule I, and
- (d) Unless there is anything repugnant in the subject or context references to the Ruler of a State, include any person or persons for the time being exercising the powers of the Ruler, whether by reason of his minority or for any other **seon

ARTICLE II

- (1) The Covenanting States agree to unite and integrate their terriories in one State with a common executive legislature and judicis7, y the name of 'THE UNITED STATE OF VINDHYAPRADESH".
- (2) The said State is hereafter in this Covenant referred to as 'the Juited State'

ARTICLE III

(1) There shall be a Council of Rulers consisting of the Rulers of the 'overanting Salute States the Rulers of Sarila Abpura Schawal and Suth and two Rulers to be elected from among themselves by the rest of the Rulers of the Covenanting Non Salute States.

Provided that no Ruler who is less than 21 years of age shall be a number of the Council

- (2) The Council shall elect at a meeting one of its members to be the President and another to be the Vice President of the Council and the President so elected shall be the Ray Pramukh of the United State
- (2) for the purposes of the elections referred to in paragraph (2) the Ruler of Rewa shall have fifteen votes and the other members of the Council of Rulers one vote each
- (4) A Ruler elected as the President or the Vice President of the Council shall be entitled to hold office as such President or Vice President for a term of five years from the date on which he enters upon the duties of that office
- (D) Notwithstanding anything confiance in the Preceding paragraphs of this Article the present Rulers of Rews and Panna shall be deemed to have been elected as the first President and Vice-President respectively of the Council of Rulers and shall be deemed to have entered upon the duties of their respective offices on the 2nd day of April 1948

ARTICLE IV

- (1) There shall he paid to the Ray Pranukh from the revenues of the United State a sum of sixty thousand rupees per year as consolidated allowance in order that be may be enabled to discharge conveniently and with dignity the duties of his office.
- (2) If the Raj Pramukh is by reason of absence or illness or for any other reason unable to perform the duties of his office those duties shall until he has resumed them he performed by the Vice President During such period the Vice President shall be entitled to the same consolidated allowance as the Raj Pramukh

APTICLE V

- (1) There shall be a Council of Munsters to and and advise the Raj Pramukh in the exercise of his functions except those unde paragraph (2) of Article VII
- (2) The Ministers shall be chosen by and shall hold offi e turing the pleasure of the Ray Framulh

ARTICLE VI

- (1) The Ruler of each Covenanting State shall as soon as may be practicable and in any event not later than the 1st of May 1948 make over the ediministration of his State to the Ray Pranukh and thereupon-
 - (a) all rights authority and jurisdiction belonging to the Ruler which appertain or are incidental to the governmen of the Governating State shall vest in the United State and shall bereafter be exercisable only as provided by this Corenant or by the Constitution to he framed thereunder.
 - (b) all duties and obligations of the Ruler pertaining or incidental to the government of the Covenanting State shall dry live on the United State and shall be discharged by it and
 - (c) all the essets and liabilities of the Covenanting State shall be the essets and liabilities of the United State

ARTICLE VII

(1) The military forces if any of each Covenanting State shall as from the date on which the administration of such State is made over to the Rej Franukh become the military forces of the United State

(2) Subject to any directions or instructions that may from time to time be given by the Government of India in this behalf the authority to ruse maintain and administer the multary forces of the United State erall vest evolutively in the Ray Pramukh.

Frovided that nothing in this Article shall be deemel to prevent the Raj Pranish from consulting the Council of Ministers in regard to any of the said matters

ARTICLE VIII

Subject to the provisions of this Covenant and of the Consult ion to be firmed thereunder the executive authority of the United State shall be exercised by the king Pramukh either directly or through efficiers whordmate to him but nothing in this Article shall prevent any competent level-future of the United State from conferring functions upon abbody at a mithorities of the deemed to transfer to the Raj Pramukh any functions conferred by any ensiting law on any court judge officer or local authority in a Coven at ing State

ARTICLE IX

- (1) There shall be formed as soon as may be practicable a Constituent Assembly in the manner indicated in Schedule II
- (2) It shall be the duty of the said Assembly to frame a Constitution (whether of a unitary or federal type) for the United State within the framework of this Covenant and the Constitution of India, and providing for a government responsible to the legislature
- (3) Until a Constitution so framed comes into operat on after receiving the assent of the Raj Pramukh the legislative authority of the United State shall vest in the Raj Pramukh who may make and promulgate Ordinances for the peace and good government of the United State or any part thereof and any Ordinance so made shall have the like force of law is an Act passed by the lenslature of the United State.

ARTICLE X

- (1) The Ruler of each Covenantung State shall be entitled to receive annually from the revenues of the United State for his privy purse the amount specified against that Covenantung State in Schedulis I
- (2) The said amount is intended to cover all the expenses of the Ruler and his family including expenses on account of his residences marriages and other ceremo nee etc and shall matther be increased nor reduced for any reason whatsoaver.
- (8) The Raj Pramukh shall cause the said amount to be paid to the Ruler in four equal instalments at the beginning of each quarter in advance.
- (4) The said amount shall be free of all taxes whether unposed by the Government of the United State or by the Government of India

ARTICLE XI

- (1) The Ruler of each Covenanting State shall be untitled to the full ownership use and emptyment of all private properties (as distinct from State properties) belonging to him on the date of his mixing over the administration of that State to the Rej Pramukh
- (2) He shall furnish to the Rsj Pramukh before the 1st May 1948 an inventory of all the immovable properties securities and cash balances held by hun as such private property
- (3) If any dispute anses as to whether any item of property is the private property of the Ruler or State property it shall be referred to a Judicial Officer to be nominated by the Government of Inda and the decision of that person shall be final and binding on all parties concerned

ARTICLE XII

The Ruler of each Covenanting State as also the members of his family shall be entitled to all the personal privileges digmites and titles erjoyed by them whether within or outside the territories of the State amine listely before the 15th day of August 1947.

ARTICLE XIII

- (1) The succession according to law and custom to the gaddi of each Covenanting State and to the personal rights privileges dignities and titles of the Ruler thereof is hereby guaranteed
- (2) Every question of disputed succession in regard to a Covenshing State shall be decided by the Council of Rulers after referring it to the High Court of the United State and in accordance with the opinion given by that High Court

ARTICLA XIV

No encury shall be made by or under the authority of the United State and no proceedings shall be in any court in the United State scains the Ruler of any Covenanting State whether in a personal capacity or otherwise in respect of anything done or omitted to be done by him or under his authority during the period of his administration of that Covenanting State

ARTICLE XV

(1) The United State hereby guarantees either the continuance in service of the permanent members of the public services of each of the Covenanting States on conditions which will be not less advantageous than those on which they were serving on the 1st February 1943 or the payment of reasonable compensation

(2) The United State further guarantees the continuance of pensions and leave salaries sanctioned by competent authorities in any of the Covenanting States to members of the public services of that State who have retired or proceeded on leave preparatory to retirement before the date referred to in paragraph (1) of this Article

ARTICLE XVI

Except with the previous sanction of the Rat Pramukh no proceedings cavil or criminal shall be instituted against any person in respect of eny act done or purporting to be done in the execution of his duty as a servalli of an, Covenanting State before the date on which the admin stration thereof is made over to the Ray Pramukh

ARTICLE AVII

Notwithstanding anything contained in this Covenant if three fourths of the representatives of Rewa State in the Constituent Assembly vote in favour of opting out of the Union ti s Covenant in so far as it affects that State will not be operative. If this option is not exercised within one month from the date of the first meeting of the Constituent Assembly the provisions of this Article will be inoperative

SCHEDULE I

COVENANTING STATES AND PERVY PURSE AMOUNTS

-		0402 10400 115
L Part A - Salver	States	ffs
1	Ajaigarh	74 700
2	Baons	46 850
3	Barandha	14 500
4.	В зажаг	70 700
5	Chhatarpur	100300
6	Charlibara	95 900
7	Dat a	1 \$4 300
8	Ma har	ə6 5 00
9	Nagod	55 400
10	Orchha	1 85 300
11	Pauns	1 47 300
12	Rewa	10 00 000
13	Samther	51 800

51 \$00

PART B - NON SALUTE STATE

4 24	LUTE STATES	
		Ra
1	Alipura	28 150
9	Banka Fahari	3 000
3	Ber	7 750
4	Bhaisannda	5 600
5	R hat	a 600
6	ligns.	3 000
7	I h rwat	5 000
8	Garrauli	10 (50
q	Cauriban	15 000
10	Jeso	8 600
11	Ji ni	5 920
12	Kam a Rajiula	5 000
13	Khan adhana	15 600
14	Kotl	1" 400
15	I च∞ च	10 100
16	da onwan Pebni	5 000
17	Pat ra	5 800
18	Pa deo (Nayaoaen)	10 400
19	Sarila	18 650
20	Sohawai	25 100
21	Tatson	o 850
21	on Faichpur	7 000

SCHEDULE II

PROVISIONS RELATING TO THE VINDHYAPRADESH CONSTITUENT ASSEMBLY

- 1 The Assembly shall consist of not more than thirty six elected representatives of the people of the United State on the basis of one representative for approximately one lakh of the population
- 2 The United State shall be divided into territoral constituences and the total number of seats shall be distributed among them by assigning to each constituency one or two seats as may be convenient. As far as possible the constituencies shall be so delimited as not to cut across the hundaries of any compact part of a Govenanting State.
- 3 The qualifications for membership of the Assembly and for being included in the electoral rolls shall be similar to those prescribed in relation to the Provincial Legislative Assembly of the United Provinces subject to necessary modifications
- 4 An order shall in due course be made and proclaimed by the Raj Pramukh providing consistently with the foregoing provisions of this Schedule for—
 - (a) the delimitation of constituencies
 - (b) the preparation of electoral rolls
 - (c) the qualifications for membership of the Assembly
 - (d) the qualifications entitling persons to vote in the elections
 - (c) conduct of the elections including bye elections for the filing of casual vacancies.

- (f) corrupt practices at or in connection with such elections; and
- (g) the decision of doubts and disputes arising out of or in connection with such elections.

In confirmation of the above Covenant we append our signatures, on helalf of ourselves, our heirs and auccessors.

(Sd.) Rulers of the Covenanting States.

The Government of India hereby concur in the above t'ovenant and guarantee all its provisions. In confirmation whereof Mr. Vapal Pangunni Menon, Socretary to the Government of India in the Ministry of States, appends his signature on behalf, and with the authority of, the Government of India.

> (Sd) V. P. Monon, Secretary to the Government of India, Ministry of States.

APPENDIX XV.

THE COVENANT.

enfered into by the Rulers of Banswara, Bundi, Dungarpur, Jhalawar, Kishengarh, Rotah, Mewar, Partsbgarh, Shahpura and Tonk for the reconstitution of

THE UNITED STATE OF RAJASTHAN.

Whereas by a Covenant entered into by the Rulers of Banswara, Bundi, Dungarpur, Jhalswar, Kishengarh, Kotah, Partaboanh, Shabpura and Tonk it has been agreed that the territories of the said nine States should be integrated into one State by the name of the United State of Raisathan.

AND WHEREAS it has been agreed between the Rulers of the said nine States and the Ruler of Mewar that the said United State of Rajasthan should be co-constituted by the integration of the territories of all the tenstates.

The Rulers aforesaid do hereby, in supersession of the said Covenant and with the concurrence and guarantee of the Government of Irdia, enter into this Covenant:—

ARTICLE I.

In this Covenant .-

- (a) "Covenanting State" means any of the said ten States of Banswara, Bundi, Dungarpur, Jhalawar, Kishengarb, Kotah, Mewar, Partabgarh, Shahpura and Touk: end
- (b) unless there is anything repugnant in the subject or context, references to the Ruler of a State include any person or persons for the time being exercising the powers of the Ruler, whether by reason of his minority or for any other reason.

ARTICLE II. '

- (1) The Covenanting States agree-
 - (a) to unite and integrate their territories in one State, with a common executive, legislature and judicistry, by the name of "THE UNITED STATE OF RAJASTRAN", hereinsfter referred to as the United State; and
 - (b) to include in the United State so established any other State the Ruler of which agrees with the approval of the Government of India to the merger of that State In the United State of Reissthan.
- (2) The terms of any such agreement of merger as is referred to in clause (4) of paragraph (1) of this Article shall be binding on the United State and shall be deemed to be part of this Covenent.

ARTICLE III.

(1) There shall be a Council of Rulers consisting of the Rulers of all the Covenanting States:

Provided that no Ruler who is less than 21 years of age shall be a member of the Council

- (2) The present Rulers of Mewar, Kotah, Bundi and Dungarpur shaft, the present Rulers of Mewar, Kotah, Bundi and Dungarpur shaft, Presidents of the Council, and shall enter upon the duties of their respective offices on the 18th day of April 1948 The said Presidents shall be entitled to hold office during his life time, and the said Vice-Presidents shall be antitled to hold office for a term of five years from the said date.
- (3) Whenever a vacancy occurs or is about to occur in any &t the officer referred to in paragraph (2), the Council of Rulers shell cleet at a meeting a member to full that vacancy, and any member so cleated shall hold office for a term of five years from the date on which he enters upon the duties thereof.
- (4) The Ruler who is for the time being the Prosident of the Council shall be the Raj Pramukh of the United State.

ARTICLE IV.

- (1) There shall be paid to the present Raj Pramu'h during his tenure of office from the tevenues of the United State, a sum of rupeus five lal. It per year as consolidated allowance in order that he may be enabled to discharge conveniently and with dignity the duties of his office.
- (2) If the Rej Pramidh is, by reason of absence or illness or for any other reason unable to perform the duties of his office, those dities shall, until he has resumed them, be performed by the Sentor Vice-President of the Council of Rulers During such period the Sentor Vice-President thall be entitled to the same consolidated allowance as the Rej Pramuth.

ARTMER V

- There shall be a Council of Ministers to aid and advise the Raj Framulth in the exercise of his functions except those under paragraph (2) of Article VI.
- (2) The Ministers shall be chosen by, and shall hold office during the pleasure of, the Raj Pramukh.

ARTICLE VI

(1) The Buler of each Covenanting State shall as soon as practicable and in any event not later than the first day of May 1948 mas over the administration of his State to the Rai Pramukh.

And thereupon-

- (a) all rights authority and jurisdiction belonging to the Rulei which appertain or are incelertal to the government of the Coven anting State shall vest in the United State and shall here after be exercisable only as provided by this Covenant or by the Constitution to be framed theteunder.
- (b) all duties and obligations of the Ruler pertaining or incidental to the Government of the Covenating State shall devolve on the United State and shall be discharged by it and
- (c) all the assets and babilities of the Covenanting State shall be the assets and liabilities of the United State
- (2) When in pursuance of any such agreement of merger as is referred to in clause (b) of paragraph (1) of Article II the administration of any other State is handed over to the Ray Framukh the provisions of clauses (a, (b) and (c) of paragraph (1) of this 'titele shall apply in relat on to such State as they apply in relation to a Covenanting State

ARTICLE VII

- (1) The military forces if any M cach Covenanting Stat shall as from the date on which the administration of such State is raide over to the Raj Pramukh become the military forces of the United State
- (...) Subject to any directions or instructions that may from time to time be given by the Government of India in this behalf the arthority to rase maintain and administer the military forces of the United State shall yest e clusively in the Raj Pramukh

Trovided that nothing in this Article shall be deemed to prevent the Raj Praniukh from consulting the Council of Ministers in regard to any of the said matters.

ARTICLE VIII

The Ray Prantitle shall as soon as practicable and in any event not later than the first day of June 1948 execute up behalf of the 1 inted State an Instrument of Accession in accordance with the provisions of Section 6 of the Government of India Act 1935 and in place of the Instruments of Accession of the several Covernments States and he may by such Instrument accept as matters with respect to which the Dominion Legislature in y make laws for the United State any matters in addition to the specialed in the Instrument of Accession of any of the Covernming States

ARTICLE IX

Subject to the provisions of this Covenant and of the Constitution to the transel thereunder the executive authority of the United State shall be exercised by the Raj Pranishe inther directly or through efficers subordinate to him but nothing in this Article shall prevent any competent legislature of the United State from conferring functions upon subordinate authorities or be deemed to transfer to the Raj Pranish any functions conferred by any exist ig law on any court judge officer or local authority in a Covenating State

ARTICLE X

- (1) There shall be formed, as soon as may be practicable a Constituent Assembly in the manner indicated in Schedule II
- (2) It shall be the duty of the said Assembly to frame a Constitution for the United State within the framework of this Covenant and the Constitution of India and providing for a government responsible to the legislature
- (3) Until a Constitution so framed comes into operation after receiving the assent of the Raj Pramukh the Legislatire authority of the United State shall vest in the Raj Pramukh who may make and promule gate Ordinances for the peace and good government of the United State or any part thereof and any Ordinance so made shall have the like force of law as an Act passed by the legislature of the United State

ARTICLE XI

- (1) The Ruler of each Covenanting State shall be entitled to receive amount specified against that Covenanting State for his pury purse the amount specified against that Covenanting State in Schedule I
- (2) The said amount is intended to cover all the expenses of the Ruler and his family including expenses of his residences marriages and other ceremonnes etc and shall neither be increased nor reduced for any reason whitsoever
- (3) The Raj Primukh shall cause the said amount to be paid to the Ruler in four equal instalments at the beginning of each quarter in advance
- (4) The said amount shall be free of all taxes whether imposed by the Government of the United State or by the Government of India

ARTICLE XII

- (1) The Ruler of each Corenanting State shall be entitled to the full ownership use and enjoyment of all private properties (as distinct from State properties) belonging to bim on the date of his making over the administration of that State to the Rar Pramukh.
- (2) He shall furms to the Raj Pramukh before the 1st May 1948 an inventory of all the immovable properties securities and cash balances held by him as such private property
- (3) If any dispute arises as to whether any item of property is the private property of the Ruler or State property it shall be referred to such person as the Government of India may nominate and the decision of that person shall be final and hinding on all parties concerned

Provided that no such dispute shall be so referable after the first day of May, 1949

ARTICLE XIII

The Ruler of each Covenanting State as also the members of his family shall be entitled to all the personal privileges dignities and titles empoyed by them whether within or outsade the territories of the State, immediately before the 15th August 1947

ARTICLE AIV

(1) The succession according to law and custom to the gadds of each Covenanting State and to the personal rights privileges dignities and titles of the Ruler thereof is hereby guaranties. (2) Every question of disputed succession in regard to a Covenanting State shall be deeded by the Council of Rulers after referring it to the High Court of the United State and in accordance with the opinion given by that High Court

APPICER XV

No enquiry shall he made by or under the authority of the United State, and no proceedings shall he in any court in the United State against the Ruler of any Covenanting State, whether in a personal capacity or otherwise, in respect of anything done or omitted to he done by him or under his authority during the period of his administration of that Covenanting State

ARTICLE XVI

- (1) The United State hereby guarantees either the continuance in seven at the permanent members of the public services of each of the Covenanting States on conditions which will be not less adventageous than those on which they were serving on the 1st February 1048 or the pay ment of reasonable commensation.
- (2) The United State further guarantees the continuance of pencions and leave salans sanctioned by competent authorities in any of the Covennutus, States to members of the public services of that State who have retired or proceeded on leave preparatory to retirement before the date on which the administration of the State is made over to the Raj Pramukh.
- (8) The provisions of paragraphs (1) and (2) of the Article shall apply also in relation to the public services of any other State in Happitans merging in the United State of Rayasthan

ARTICLE XVII

Except with the previous sanction of the Raj Pramul-h no proceed ings overlor oriminal shall be instituted against any person in respect of any act done or purporting to be done in the execution of his duty as a servant of any Covenanting State before the date on which the alministra tou thereof is made over to the Raj Pramukh

ARTICLE XVIII

Nothing in this Covenant shall be deemed to prevent the Govern ment of the United State from negotating a Union of Rajasthan with other States in Rajputana on such terms and conditions as may be agreed to by the Council of Rulers as well as the Council of Munsters of Rajasthan

SCHEDULE I

COVENANTING STATES AND PRIVY PURSE AMOUNTS

1 Banswara

1.8

1 26 000

2	Bundi	2,81,000
3	Dungarpur	1 95 000
4	Jhalawar	1 36 000
5	Kishengarh	1,36 (00
6	Kotah	7,00 000
7	Mewar	10 00,000
8	Partabgarb	1 02,000
19	Shabpura	50,000
20	Tonk	2.78 000

SCHEDULE II

PROVISIONS RELATING TO THE RAJASTHAN CONSTITUENT ASSEMBLY

- 1 The Assembly shall consist of not more than 45 elected representatives of the people of the United State on the basis of one representative for approximately one lakh of the population and not more than six other persons to be nominated by the Raj Prannish to represent special interests.
- 2 The United State shall be divided into terrizonal constituencies and the total number of elected seats shall be districted among them by assigning to each constituency one or two seats as may be convenient
- 3 The qualifications for membership of the Assembly and for being utual to the electoral rolls shall be similar to those prescribed in relation to the Provincial Legislative Assembly of the United Provinces subject to necessary modifications.
- 4 An order shall in due course be made and proclaimed by the Raj Pranukh providing consistently with the foregoing provisions of this Schedule for—
 - (a) the delimitation of constituencies,
 - (, the preparation of electoral rolls,
 - () the qualifications for membership of the Assembly
 - (c) the qualifications entitling persons to vote in the elections
 - (e) conduct of the elections including bye-elections for the filling of casual vacancies.
 - (f) corrupt practices at or in connection with such elections and
 - (g) the decision of doubts and disputes arising out of or in connection with such elections

In confirmation of the above Covenant we append our signatures on becall of ourselves our hera and so cessors

(Sd) Rulers of the Covenanting States

The Government of India hereby concur in the above Covenant and guaruntee all its provisions. In confirmation whereof Mr Vapal I augumn Vienon Secretary to the Governmen, of India in the Almistry of States appends his signature on behalf and with the authority of the Government of India.

(Sd) V P MENON,

Secretary to the Government of India,
Ministry of States

IVK YIGE IGGE

THE (OVENANT

catered into by the Rulers of Gwalior Indore and certain other States in Central India for the formation of

THE UNITED STATE OF GWALLOR INDORE AND MAINS (MADRIA BRARAT)

We the Rulers of Gualior Indore and certain other States in Central

Being convinced that the welfare of the people of this 'e, on can hest be secured by the establishment of a State comprising the criticises of our respective States with a come in Feedince I capitalize and J idiciary

AND HAVING resolved to entrust to a Constituent Assembly consisting of elected representatives of the people the drawing up of a democratic Constitution for the State within the framework of the Constitution of India to which we have already acceded and of this Covenant

Do memer with the concurrence and guarantee of the Government of India cuter into the following Covenant —

ARTICLE I

In this Covenant-

- (a) Covenanting State means any of the States mentioned in Schedule I the Ruler of which has whether by hi self or by a duly authorised representative signed this Covenant
 -) Covenanting Major State means the Star of Gwahor or the State of Indore
- (c) Covenanting Salute State means any o anting State which is mentioned in Part A of Schedule I
- (c) Covenanting Aon Salite State means any Covenanting State which is mentioned in Part B of Schedule I and
- (s) unless there is anything repuguant in the subject or context references to the Ruler of a State include any person or persons for the time being exercising the powers of the Ruler whether by reason of his minority or for any oth or reason.

ARTICLE II

- (1) Ti (ovenanting States agree-
 - (1) to 1 ite and it tegrate their territories in one State vith a common executive legislature and judiciary by the name of the United State of Gwalior Indore and Malwa Vaddvic Bharat) here in after referred to as the United State and
 - (9) to 1 lide in the United State any other State the Rulei of which agrees with the approval of the Gove in ent of India to the negret of his State in the United State.
- (2) The terms of all the agreements of merger referred to in clause (b) of prigraph 1 of this Article shall be hinding on the United State and shall be diem. it be part of this Covenant

ARTICLE III

(1) There shall be a Council of Rulers consisting of the Rulers of the Council and 12 Saute States the Ruler of Kurwai and one Ruler to be elected for m among themselves by the Rulers of the Covenantin's Non Salute States to a thin Kurwai.

Provided that no Ruler who is less than 21 years of age shall be a Member of the Council

(2) The Council of 1 it is shall elect at a meeting one member of the Council to b the President another to be the Senior Vice President and two others to be lumner Vice Presidents of the Council and the President so elected shall be the Rai Pramish of the United State.

Provided that the Rulers of the Covenanting Major States shall not take part in the voting for the election of either Jumor Vice President

- 3) For the purposes of the elections referred to m the preceding paracraph every member shall have such number of votes as is equal to the number of lishs in the population of his State as secretair at the list preceding cersus (any fraction more than half a lake temp recket ed as one lake and ny other fraction heing ignored) provided that every member shall have at least one vote.
- (4) \ Ruler elected as the President or as a \ \text{Vine Tr} \text{ sident of the Council shall be entitled to bold office as such President or \ \text{vice President} \ \text{as the cese may be for a term of five years from the date on \ \ \text{rhich he enters upon the duties of that office
- (5) Notwithstanding anything contained in the preceding paramaphs of the Article the present Rulers of Guahor Indore Dhar and Khilkhpur shall respectively be the first President Senior Vice Presidents and Jumor Vice Presidents of the Council of Rulers and shall enter upon the dithes of the respective offices on the 11th day of May 1943 the sail Pres in and Senior Vice President shall be entitled to hold office during their life time and the said Jumor Vice Presidents shall be entitled to hold office for a term of the years from the said date

ARTICLE IV

- (1) There shall be paid to the Rsj Pramukh from the r venues of the United State a sum of Rs 250 000 per year as consolidated ullowance in o der that he may be enabled to discharge conveniently and with dignite the duties of his office
- (2) There shall in each year be paid to the Semor Vice President from the revenues of the United State a sum of Rs. 2.50.000. as consolidated blower on order to enable him to discharge conveniently and with $\mathrm{d}t_{\mathrm{c}}$ nity the duties of his office.
- (3) There shall be paid from time to time to each Junio Vice President is includiowances as the Raj Franukh may consider appropriate to cover expenses a travelling in the discharge of such official duties as he may be decicel to perform by the Raj Franukh.
- (4) If the Raj Pramukh is by reason of absence or illness or for any other reason unable to perform the duties of his office those du ies shell until be has resumed them be performed by the Semor Vice Pres dent. During such period the Senor Vice President shall be entitled to the saule salary a lowances and other amentics as the Raj Pramukh.

ARTICLE V

 There shall be a Council of Ministers to and and a lyise the Raj Prumukh in the exercise of his functions except those under Article VII.

(2) The Ministers shall be chosen by and shall hold office during the pleasure of the Raj Pramukh

ARTICLE VI

- (1) The Ruler of each Covenantung State shall as so m as may be practicable and in any event not later than the first day of July 1843 make over the administration of his State to the Ray Pranish and thereupon
 - (a) all nights authority and jurisdiction belonging to the Ruler which appertain or are incidental to the Government of the Coven anting State shall vest in the United State and shall Lereafter he exercisable only as provided by this Covenant or by the Constitution to be framed therefunder,
 - (b) all duties and obligations of the Ruler pertaigng or incidental to the Government of the Covenanting State shall devolve on the United State and shall be discharged by it,
 - United State and shall be discharged by it,

 (c) all the resets and liabilities of the Covenanting State shall be the
 assets and liabilities of the United State, and
 - (d) the military forces if any of the Covenanting State shall become the military forces of the United State

(2) When in pursuance of any such agreement of mergic as is referred to in clause (b) of paragraph (1) of Article II the administration of any other State is made over to the Rej Pramuch the provisions of clauses (a) (b), (c) and (d) of pa agraph (1) of this Article shall apply in relation to such States as they apply in relation to such other states.

ARTICLE VIII

(1) Π_1 this Article—scheduled areas—means any of the areas specified in Sch-dule Π

Provided that the Raj Pramukh may in consultation with the Govern mei tof i dia by proclumation direct that the whole or any specified part of a set e it led area shall cease to be a scheduled area or i pirt of sub any area

- (" Lject to any directions or instructions that may from time to time the c e by the Gove rent of India is the belast the authority—
 - (o) to make laws for the peace and good covernment of any scheduled
 - !) to ruse maintain and administer the mil ary forces of the United state, and
 - to control the administration of the fund in Gwalior I nown as the Gangajah Fund and of any other existing fund of a similar character in any other Covenanting State
 - evelusively in the Ray Primulh
- (3) I at 1 other provi ion 1 made by an Act of the Least t re of the 1 it 1 at the night to resume Jacus or to recognize the accession to dit, to law and custom to the rights and titles of i Jacus lar shill vest the right in the Ray Premith
- (4) Nothing in the preceding paragraphs of this Artic shall be 'comed ranker the Ray Framukh from consulting the Council of Ministers in real to any of the matters mentioned therein.

ARTICLE VIII

The Raj Pranukh shall as soon as practicable and in all clear than the fifteenth day of June 1945 a location on behalf of the United Stitl. Instrument of Accession in accordance with the provisions of Section 6 of the Government of India Act 1935 and in place of the Instruments of Company of the Section 1945 and in place of the Instrument accept as matters with respect to which the Dominion Legis Instrument accept as matters with respect to which the Dominion Legis Instrument and Inst II of the Seventh Schedule to the said Act except the citics in Inst I relating to any tax or duty

ARTICLE IX

wheet to the provisions of this Covenant and of he Cons it that to be framed thereunder the executive authority of the United State shall be exercised by the Raj Pramukh either directly or through officers subordinate to him but the Raj Pramukh may from time to time consult the Semor Vice President in important matters connected with the administration of the United State Nothing in this Article shall preven any competent legislature of the United State from conferring functions upon subordinates nuthor ties or be deemed to transfer to the Raj Pramul 1 any functions conferred by any existing law on any Court Judge officer or local or other authority in a Covenanting State

ARTICLE X

- (1) There shall be formed as soon as may be practicule a Constitt ent of the analysis in the manner indicated in Schedule III and it shall be the duty of that assembly to frame a constitution of a unitary type for the United State within the framework of this Covenant and the Constitution of India and providing for a Government responsible to the Legislature
- (2) The Rs; Framukh shall constitute not later than the 1st day of August 1949 in interim Legislative Visit IIs to the United State in the manner indicated in Schedule IV.
- (d) Upon the formation of the Constituent As en bly referred to in paragraph (1) of this Article the interim Legislative Assembly shall automatically be dissolved and the legislative authority of the United State shall yest in the Constituent Assembly

"roysded that until a Constitution framed by the Constituent Assembly corres into operation after receiving the assent of the Roj Pramult the Roj Pramult shall have powers to make and promulgate Ordinances for the peace and good government of the United State or any part thereof and any Ordinance so made shall for the space of not more than ax months from its promulgation have the line for e of law as an 1 t passed by the internii Legislative Assembly or as the case may be the Constituent Assembly but any such Ordinance may be controlled or superseded by any such Act

ARTICLE XI

1) The Ruler of each Covernating State shall be a stitled to receive annually from the revenues of the Umted State for his privy purse the arnount specified against that Covenanting State in beheld its I

Provided that the sums specified in the Schedule III respect of the R ilerof Ownton and Indone shall be payable only to the present Rulers of these States in direct to their successors for whom provide vill be inside subsequently

- (2) The said amount is intended to cover all the "xi "ns.s of the Ruler and his amily including expenses of his residences marrages and other ceremones, etc. and shall subject to the provisions of paragraph (1) neither
- be increased nor reduced for any reason whatsoever

 (3) The Ray Pramukh shall cause the said amount to be paid to the
 Ruler in four equal instalments at the beginning of each quarter in diames
- (4) The said amount shall be free of all traces whether imposed by the Government of the United State or by the Government of India

ARTICLE XII

- (1) The Ruler of each Covenntung State shall be entitled to the full ownership use and enjoyment of all private properties (as distinct from blute properties) belonging to him on the date of his making over the cdmin istration of that State to the Ray Pramukh
- (2) He shall furnish to the Raj Pramukh before the first day of August 1948 an inventory of all the immovable properties, securities and cash balu ces held by him as such private property.
- (3) If any dispute an is as to whether any item of property is the private property of the Ruler or State property it shall he reforred to such person as the Government of India may reminate in consultation with the Raj Pranudh and the decision of that person shall be final and briding on all tattles concerned.

Provided that no such dispute shall be so referable after the first day of July 1949

ARTICLE VIII

The Ruler of each Covenanting State as also the members of his family shall be entitled to all the personal privileges dignific and titles empyed by them whether within or outside the territories of the State immediately before the 15th day of Viguet 1947

ARTICLE XIV

- (1) The succession according to law and custom to the gadd of each Covenat to thate and to the personal rights privileges dignities and titles of the hules thereof is hereby gueranteed
- (2) Fvery question of disputed succession in regard to a Corenanting brate shall be decided by the Council of Rulers after referent, at to a bench consisting of all the available Judges of the High Court of tre United State and in accordance with the opinion given by that High Court

ARTICLE XV

No enquiry shall be made by or under the authority of the United State, and no recedings shall be in air court in the United State against the Buler of any Covenanting State whether in a personal capar by or otherwise in respect of anything done or omitted to be done by him or under his suithority during the period of his administration of that State

ARTICLE XVI

(1) The United State hereby guarantees either the continuouse in itrue of the permanent members of the public services of each of the Corenanting States on conditions which will be not less adventice outs than those on which they were serving on the 15th April 1948 or the payment of seasonable compensation.

٦,

(2) The United State further guarantees the continuance of pensions and leave salaries sanctioned by competent authorities in any of the Covenanting States to members of the public services of that State who have retired or proceeded on leave preparatory to retirement and the compassionate allowances granted to dependents of deceased members of those services before the date on which the administration of that State is handed over to the Rai Pramukh

(3) The provisions of paragraphs (1) and (2) of this article shall apply also in relation to the public services of any other State margin, in the I'mted State

ARTICLE XVII

Except with the previous sanction of the Raj Pramukh no proceedings civil or criminal shall be instituted against any person in respect of any act done or purporting to be done in the execution or his duty as a servant of any Covenanting State before the date on which the administration thereof is made oner to the Rai Pramukh

ARTICLE XVIII

Notwithstanding anything contained in the preceding provisions of this Covenant the Rulers of Gwahor and Indore shall continue to have and exercise their present powers of suspension remission or commutation of death sentences in respect of any person who may have been or is hereafter, sentenced to death for a capital offence committed within the territories of Gwalior or of Indore as the case may be

SCHEDULE I

COVENANTING STATES AND PRIVY PURSE AMOUNTS

25 0 000

35 00 000

Pair 4-

S Inte States

1	Alitajpur

- Barwani
- 3 Dewas ("enior)
 4 Dewas (Juntor)
- 5 | har
- 6 Gwalor
- 7 Indose
- 8 Jaora
- 9 Jlabua
- 10 Klulel spur
- 11 Naremearh
- 12 Ratearh. 13 Ratham
- - i Sailana
 - 15 Sun rau

PART B-

Non Stilute States

- 1 Jobat
- 2 Kathiwara
- 3 Kurwai
- 4 Mathwar
 - 5 Pij loda

SCHEDULE II

SCHEDUCED AREAS

- In Ratlam State Barns Tehsul
- 2 In Sailana State -
- 3 In Ahrapur State -

Bhabra Tehsil Chandpur Tehsil Chhakatala Tehsil Nanpur Tehsil and Rath Tehsil

4 In Barwam State -

Pansemal Pargana Rappur Pargana and Silawad Pargana

5 In Jhabua State -

Jhabua Tehsil Rambhapu Tehsil Ram p r Tehsil Thondia Tehsil Umrao and Mmor Jagurs

6 In Indore State -

Nisarpur Pargana Petlawad Pargana Segeon Pargana and Sendhwa Pargana

- 7 In Gwalior State Sardarpur District
- 8 In Dhar State -

Mandu District Rukshi District and Ninanpur District

- 9 Jobat State
- 10 Rath wara State
- 11 Mathwar State

form—Any reference to any State District Tehsil Parcana or Jagar shall be construed as a reference to that State Data et Tehsil Pargana or Jagar as existing on the Ist day of April 1948

SCHEDULE III

Provisions relating to the Constituent Assembly of the United State of Madhya Bharat

1 The Constituent Assembly shall const * of not more than 75 elected representatives of the people of the United State on the basis of one representative for approximately one lakh of he poor later.

Pro ided that the people of each Coverant ng Salute State and Rurwai shall irrespective of their number be entitled to elect at least one representative.

- 2 The Constituent Assembly may co opt experts and advicers to assist the Assembly in the 'asi of constitution multimo. These experts and advisers so co opted shall speak and otherwise take part in the proceedings of the Assembly of any Committee of the Assembly of which he may be so named a member but shall not be entitled to vate.
- 5 The United State shall be divided into territorial constituencies and the total number of seats shall be distributed among them by assigning to each constituency one or two seats as may be convenent. As far as

possible the constituencies shall be so delimited as not to c t across the boundaries of any compact part of a Covenant ng State

- 4 The qualifications for membership of the Assembly and for being included in the electoral rolls shall be similar to those prescribed in relation to the United Provinces Legislative Assembly subject to necessary modifications.
- 5 An order shall in due course be made and proclaimed by the Raj Pramuch providing consistently with the foregoing provisions of this Schedule for—
 - (a) the delimitation of constituencies

(b) the preparation of electoral rolls

(c) he qualifications for membership of the Assembly

(d) the qualification entitling person to vote in the elections

(e) conduct of the elections including bye elections for the biling of casual vacancies,

(f) corrupt practices at or in connection with such elections and

(g) the decision of doubts and disputes arising out of or in connection with such elections

SCHEDULE IV

PROVISIONS RE ATING TO THE INTRI IN LEGISLATIVE ASSEMBLY OF THE UNITED STATE OF MADSIA BRARAT

- 1 The Legislative Assembly shall consist of-
 - (a) forty members elected by the members of the Gwalior Legislative
 Assembly

(b) fifteen members elected by the members of the Indore Legislative Assembly and

- (r) 20 members elected by an electoral college to be constituted by the Raj Pramukh in consultation with the Government of India to represent Covenanting States o her than Gwahor and Indore
- The election shall be by proportional representation by means of the stugle transferable vote
- 3 The Raj Pramukh may make rules for carrying into effect the fore going provisions of this Schedule and securing the due constitution of the interim Legislative Assembly

In co him ton of the above C venantive ppend or signifies on bohalf of ourselves our heirs and successors

(91) I lere of the Covenanting States

The Government of India hereby concur in the above Covenant and guarantee all its provisions. In confirmation whereof Mr. Vapal Panguna Menon Secretary to the Government of India in the Ministry of States appends his signature on hehalf and with the authority of the Government of India.

(Sd) V P Menov

Bearetary to the Government of India

Ministry of States

APPENDIX XVII

THE COVEYANT

entered into by the Rulers of Fandkot Jind Kapurthala Malerkotla Nahha Patisla kalsia and Nalagarb

for the formation of

PATIALA AND EAST PUNIAR STATES UNION

We the Rulers of Fandkot Jud Kapurthala Valerkotia Nabba Pata a Falsia and Nalagarh

Being convinced that the welfare of the people of this region can best be recured by the establishment of a State comprising the turniones of our respective States with a common Executive Legislature and Judiciary,

Ann having resolved to entrust to a Constituent Assembly consisting of elected representatives of the people the drawing up of a democratic Constitution for the State within the framework of the Constitution of India, to when we have already acceded and of this Covenant

Do Herry with the concurrence and guarantee of the Government of India enter into the following Covenant —

ARTICLE I

In this Covenant -

- Covenanting State means any of the States mentioned in Echedul. 1 the Ruler of which has whether by himself or by a duly authorised representative signed this Covenant
- (h) Covenan ing Salute State means any Coverants a state which is m intonca in Part A of Schedule 1
- (r) Coverage to " Non Salute State means any Covenanting State which is mentioned in Part B of Schelille 1 and
- (1) unless there is anything repugnant in the subject or context references to the Ruler of a State include any person or persons for the time being exercising the powers of the Ruler whether by reason of his minority or for any other reason

ARTICLE II

Fir Covenanting States agree to unite and integrate their territories in one bittle with a common executive legislature and judiciary by the name of Petials and East Punjab States Union herematter referred to as 'the Union

P ouded that the Constituent Assembly of the Union formed under Article X of this Covenant may adopt such other name for the Union as it may deem appropriate

ARTICLE III

(1) There shall he a Council of Rulers consisting of the Rulers of the Covenanting Sainte States and one of the Rulers of the two Covenanting Non Sainte States who shall alternately for a period of five years hold the sent assigned to them on this Council

Provided that no Ruler who is less than 21 years of age shall be a member of the Council

(2) The Courcil of Bulers shall exerce se such furtion a are assigned to it by this Covenant and such other functions if any os may be assigned to it by or under the Constitution of the Union. (3) The Council of Rulers shall elect at a meeting one member of the Council to be the President and another to be the Vice President of the Council, and the President and the Vice President so elected shall be the Raj Pramukh and the Up Raj Pramukh respectively of the Union

Provided that the Ruler of Patiala shell not take pait in the voting for

the election of the Vice President

- (4) For the purposes of the elections referred to in the preceding para graph every member shall have such number of votes as is equal to the number of labbs in the population of bis State as as_ctimed t the last preceding census (any fraction more than half a lakh being reckoned as one labl and any other fraction being agnored) provided that every member shall base at least one vote.
- (5) A Ruler elected as the President or as a Vice President of the Council shall be entitled to hold office as such President or Vice President as the case it as be for term of two years from the date on which Pe enters in on the duties of that office.
- (6) Notwithstanding anything contained in the preceding paragraphs of the Article the present Rulers of Patials and Kapurthals shall respectively be the first President, and Yuce President of the Countil of Rulers and shall enter upon the duties of their respective offices on the 15th July, 1948 and the said President and the Vice President shall be entitled to hold office during their life time.

ARTICLE IV

- (1) Li order that they may be enabled to discharge conveniently and with dignity the duties of their respective offices the Raj Pramush and the Up Raj Pramush shall be paid from the revenues of the Umon such consolidated annuil allowances as the Government of India may pressure.
- (2) If the Raj Framukh is by reason of absence or illness or for any other review on unable to perform the duties of his office those divises that until he less resumed them be performed by the Up Raj Framukh Dunng such period the Up Raj Framukh shall be entitled to the same allowance end other amenutes as the Raj Framukh.

ARTICLE V

(1, There shall be a Council of Ministers to aid and axise the Raj Pramukh in the every e of b a functions except those under Article VII

(2) The Ministers shall be chosen by and shall hold office during the 1 easure of the Raj Framukb

ARTICLE VI

1) The Ruler of each Covennting State shall es soon as may be practicable and in any event not later than the 20th of August 1948 make over the administration of his State to the Raj Framukh and thereupon.

(a) all rights authority and jurisdiction belonging to the Ruler which appertain or are incidental to the Government of the Coven auting State shall vest in the Union and shall hereafter be exercisable only as provided by this Covenum or by the Con

stitution to be framed thereunder,

(b) all duties and obligations of the Ruler pertaining or incidental to the Government of the Covenanting State shall devolve on the Union and shall be discharged by it.

(c) all the assets and habilities of the Covenanting State shill be

the assets and liabilities of the Union and

(d) the military forces if any of the Covenanting State shall become the military forces of the Union

ARTICLE VII

(1) Subject to any directions or instructions that may from time to time be given by the Government of India in this behalf the authority to raise, mants a and administer the military forces of the Union shall vest exclusively in the Ray Frantish

(2) Nothing in the preceding paragraph of this Article shall be deemed to prevent the Raj Framukh from consulting the Council of Ministers in regard to any or the matters mentioned therein

ARTICLE VIII

The Raj Pramulh shall as soon es practicable and 11 any event 1ct tate than the 30th of August 1948 execute on behalf of the Union an Instrument of Accession in accordance with the provisions of Section 6 of the Government of India Act 1803 and in place of the Intrusions of Accession of the second Covenating States and he shall by such Listinguist except as matters with respect to which the Dommion Legistric may make laws for the Union all the mafters mentioned in List I and List III of the Seventh Schedule to the said Act except the entires in List II of the Seventh of the

APTICLE IX

By jett a the poor nos of this Covenant and of the Constitution to be framed thereunder the executive authority of the Union shall be everessed by the Paj Framukh either directly or through officers superdimet to him by the Paj Framukh may from time to time one or a fight produced with him important matters consected with him administration of the Union Nothing in this Article shall prevent any competent legislature of the Union Nothing in this Article shall prevent any competent legislature of the Union Nothing in this Article shall prevent any competent legislature of the Union Nothing in this Article shall prevent any competent legislature of the Union Nothing in this Article shall prevent any competent with the Union Nothing in the Union Nothing in the Union Nothing in the Union State of the Union Nothing in the

ARTICLE X.

- 1 Th restable 'remed as soon as mar be practicable a Constituent Assembly a the manner indicated in Schedule II and it is all be the duty of that Assembly to frame a constitution of a unitary type for the 1 ≥ 10 m with a tre framework of this Covenant and the Constitution of India and providing it is Government responsible to the Legislature.
- (or la Leg lature elected in accordance with the terms of the tor framed by I comes into being the Cor tituent \s embly as con tituted in the manner indicated in Schedule II shall function as the interim Legislature of the Union
- 1 led that un'il a Con p for a t b the rate As endow comes into operation after receiving the assert of the Ray Pranukh the Pay Franukh that have power to make and promulgate Ordinan of for the peace and good government of the Union or any part through and Ordinance has node { if for the one of our more than a promise the promise patients by the like force of law as an Act passed of the Constitution Assemble in the any such Ordinance may be sen rolled or pitel did by any such Act.

ARTICLE XI

(1) The Ruler of each Covenanting State shall be entitled to receive annually from the revenues of the Umon for his privy purse the amount specified against that Covenanting State in Sch-dule I.

2 The Constituent Assembly shall be constituted in such manner as the Raj "ramukh may in consultation with the Government of India prescribe

a The Constituent Assembly may co opi experts and advisors to assist be Assembly in the task of constitution making. An expert or advisor so 20-opted shall speak and otherwise take part in the proce-dugs of the Assembly or any Committee of the Assembly of which he may be so named a member but shall not be entitled to vote

In confirmation of the above Covenant we append our signot mes on behalf of ourselves, our heirs and successors

(Sd) Rulers of the Covenanting States

The Government of India hereby concur in the above. Cover ant, and guarantee all its provisions. In confirmation whereof Mr. Vapal Pargunni Menon. Secretary to the Government of India in the Mini try of States appends his signature on behalf and with the authority of the Government of India.

(Sd) V P Menon Secretary to the Government of India, Minutry of States

APPENDIX XVIII

Whereas by Instruments of Accession executed in August 1947 the Rulers of the States specified in the Schedule hereto have acceded to the Dominion of India,

AND WHEREAS by Covenant entered into in 1948 the Rulers of the said States have with the consent of the Government of India agreed to the integration of their respective territories into a single State known as the United State of the State State

And whereas it is exped on that a fresh Instrument of Accession should be executed on beball of the United State replacing the Instruments of Accession executed in August 1947 by the Rulers of the and States and accepting as matters with respect to which the Dominion Legislature in as make laws for the United State all matters mentioned in 1 at 1 ind List III of the Seventh Schedule to the Government of 11² 8 Act 935 current matters, relating to taxation.

Now therefore I

Raj I ramul h of the United State of do hereb, execute this included state and on behalf of the United State and

I hereby declare that I accede to the Dominion of India with the intent that the Governor General of India the Domin in a legislature he Ecderal Court and any other Dominion authority established for the pur passes of the Dominion shall by virtue of this Instruments of Accession by tuber of the Dominion shall by virtue of the Instruments of Accession by the Torin non exercise in relation to the United State such functions as may be rested in them by or under the Government of India Act, 1935 as for the time, being in force in the Dominion of India (whi is Act as so in force is I eremafter referred to as 't he Act'?)

- I hereby assume the oblights of ensuring that dur effect is given to the provisions of the Act within the United State so fir as they are applicable therein by virtue of this Instrument of Accession
- 3 I accept all matters enumerated in List I and List III of the Seventh Schedule to the Act as matters in respect of which the Dominion Legislature may make laws for the United State.

Provided that nothing contained in the said Lasts or in any other promoting of the Act shall be deemed to empower the Do.a.mon Legislature to impose any tax or duty in the territories of the United State or to prohibit the imposition of any duty or tax by the Legislatur, of the United State in the said territories.

Provided further that where a law of the Unit-d State with respect to the matters enumerated in the said Las III contains any provisions repugnant to the provisions of an earlier Dominion Law or an existing law with respect to that matter then if the law of the United State having been reserved for the consileration of the Governor General of India has received the reserved of the Governor General the law of the United State shall prevail in the United State but nevertheless the Dominion I egislating may at any time enact further legislation with respect to the same matter,

Frowled further that no Bill or amenda out for making any provision manned to any law of the United State which having been so reserved has received the assent of the Governor General shall be introduced or moved in the Dominion Legislature without the previous sanction of the Governor General

- 4 I hereby declare that I accede to the Dom mon of India on the issurance that if an agreement is made between the Govern or General and the Rig Pramukh of the United State whereby any functions in relation to the administration in the United State of any are of the Dominion Jegisla ture shall be exercised by the Rig Pramukh thea any such agreement shall be deemed to form part of this Instrument and shall be construed and have effect accordingly
- 5 I further deciare that the provisions contuned in Part VI of the Act in h respect to interference with water supplies shall apply in relation to the Intel State
- 6. The terms of this Instrument of Access on shall not be varied by any amendment of the Act or of the Indian Index de ce Act 1944 unless a bamendment is accepted by the Raj Pranukh of the United State by an Instrument supplementary to this Instrument.
- . Nothing in this Instrument shall empower the Don mon Lewisla tire to mile any law for the United State authorizing the compulsory as justicine of land for any purpose but should the Dominion for the partoses of a Dominion Law which applies a the United State shall are care to quie any laid the Ray Pain to the United State shall at the request and at the expense of the Dominion Government acquire the land or if the land belongs to the United State shall at the time of the Dominion Government acquire the land or if the land belongs to the United State shall at the them Dos such term as may be agreed or in default of agreement diremined by an arbitrator to be appointed by the Chief Justice of load.
- S Nothing in this Instrument shall be deem 1 to commit the United State, in any way to acceptance of any fur so constitution of linds or to fetter the discretion of the Covernment of the United State or ever into arrangements with the Government of India under any such future constitution.

6 Save as provided by or under this Instrument nothing contained in this Instrument shall affect the exercise of any powers, authority and rights empoyed by the Baj Pramakh or the valuity of any law for the time being in force in the United State or any part thereof

10 The Instruments of Accession executed in August, 1047 by the Ruiers of the States specified in the Schedula herato are hereby cancelled

I do hereby accept this Instrument of Accession

Dated this day of Smeteen hundred and forty-eight.

Governor General of India

SCHEDULE

XIX XIGN 1da

,				1 2	9	7 90 88		22	1 96	3 26	27 56	416
brned to		(in lakhs)		9874				14	87	4.5	4.38	15
т даве сот		Population (in lakba)	9	9	or of	00 86						10
r the Centre o		Area in sq miles (appre)	10		28 637	3	31 032	151	326	259	1185	
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olk Alb hate merges		Number	States	ຄ	12.09		(n)		•	(±a)	Ē.	(es) 1 (es) 1
APPINDIA ALS Applind to Traine or the Centre or have combined to the Proences or the Centre or have combined to the managed with the Proences or the Centre or have combined to the managed with the Proences or the Centre or have combined to	jetm n	0.00	Names of Green	2		(a) Ali gail, Athanalia, Thamen Harannea, Jinath Tomal Daspalia, Montante, Komptar, (in., par, Himod Kalalanda, Komptar, Kimal an. Manchigur, Nayas, an. Nighri, Fal Jahan, Futas, Manchad, Rappur Gorepur, Talkhar, Tighria	(11) Bastar Chan blisher Chhuikhadan Jashuur, Kanker, Kawardia Rinase	ganh, Korea Nandgann hungan Halit, Sarangarh, Surguja Udalpar	(ett.) Makrai	(10) Loharu	ollegeneguel (a)	
	Statement showing Ari		Date of Merger or integration			Junuary 1st, 1048	Stell 1st vinual.			Petruary 1st, 1915	Felrancy 23rd, 1918	Pelmary 22nd, 1945 March 3rd, 1948 March 3rd 1948

Date of Merger or integration	Names of States	Number of States	Province with 18'b ch merged	Atonin eq m les (appro)	Population (m lakbs)	Revenue (in fakhs)
1	2	65	4	9	9	2
March 8th 1049	(var) Atalice Areach Blor Lambland Jath Kurundwal (Jamos) Karen dwal (Samos) Karan Miral (Samoth, Michol Lamburg Samph Eavente Swantwal Wadi Jagi in Jany in and Philton		(rea) II (rea) Bombay	7 651	10 93	142 10
Ans.1 7th 1048	(am) Patentit	(m)	East Punjals	53	62	4.28
April 15th, 1049	(s) Tha Punyab Mill States of Bogbal Bogbar, Balano Bashbur Bilayan Bogbar, Barbor, Dhamn Kothal Kurmasana Rambar Kuthar Malolog Sangri Mangal Symir Datorb Chambar, Manda and Soket	£ 5	These areas will be centrally administered as a unit to be known as the Humachal Fradesh	10 600	92	84 56
Mog 18th 1948	(rs) Sera bela and Kharnewan	(E)	Bibar	623	808	9
Publis 1.4, 1949	(m) Kutel	(124)	Thus will be a centrally administered area	8 461	5 01	80 00
Jane 10th, 1945	(cu) The 18 full grandsteam of conventions. States of Bain now Lawren Barran, Darwin Changer Barran, Darwin Changer Lawren Bappais Darwin Parker Lawren Bappais Rawin and the semi-pured confidence and the semi-pured confidence and visions of degrant	(±44) 157	Bombay .	19 300	200	165 00

These two States were in the first instance merged with the Orises Province

Total

184 91

				28		
Revenue	lakb.	-	00 008	168 06		316 67
Powilation	In lakhe	9	35 22	16 88		42 61
	Area in eq miles (approximate)	so.	31685	7,686 34,610		29 977
	Name of Union	4	Saurashtra	The United State of Mater The Iteries of the Iteries State of	Fudhys Pradoch	The United State of Reyasthan
	Number of States	6	217	→ 8		91
	Names of States	4	11—10 NIONS 11—10	Markaner Pairtana Limbdi, Vadhwar, Yala Jasan, Au derli, Vadin, Latt Virpur, Malya, Jetgur, Blikha, Patd 41war, Bharatpur, Karatli,	Hagerh, Born, Barran an an- Jingerh, Ghadarren, Charlane Franc, Jisan, Sanda, Kago, Orelate Franc, Barra, Garrin, Alpari, Balde, Palm, Born, Mansach Balde, Palm, Durwan Gornhai, Karmini Jose, Jingan Kanta Appais, Karmini Jose, Jingan Kanta Appais, Karmini Jose, Wangwan Rohat Karmini Man, Kathi, Mayan Kayaman Rober Palm, Salasa (Nayagawan Rober Palm, Salasa (Nayagawan Rober Palm, Salasa (Nayagawan Rober Palm, Salasa (Nayagawan Rober Palm)	A
	Date of neerger or interestion	1	Ribrary 16th, 1948 . (t)	(*)	April 2024, 1945 . (rr.)	April 18th, 1948 (10)

Date of merger or refegration.		Names of States	Number of States	Name of Union	Area in Sq. railes (approximata)	Population in lakha	Revenue 12 Jakhs	
4	}		80	1	10		7	
Nay 18th, 1949		Ahrapar, Barwan, Dorsa (Senor), 20 Daysa (Annor), Dhar, Gwalon, Indore, Josephan, Nicholper, Nariogath, Ragamb, Rafamar, Saftran, Stanan, John Rathern, Korner, Mahmen, and Papole	ន	Gwalor Indore- Malwa Guton	46,273	. 711 60	776 43	,
July 18th, 1948	:	Patial	80	Patials and Kast Punjab Slates Union	19,119 . 84.25	23 25 25 26 27	200 00	•
		Total	234		150,400	237 64	2819 45	100
		trol arth	635		254.833	372 35	3888 3888 3888	

101

ist of States having individual representation on the Consisteent Assembly of India and treated as riable units

of India and treate		
•	Arsa	Pepulation
No State	8,28p 26,008	9,855,019 4,006,159
1 Boroda 2 Gwalior*	82 313	16,338 534
o u-derahad	84,471	4,021 616 7,329,140
4 Jammu & Kashmir 5 Mysore	29,458 6 921	185 322
6 Rhopal	9,934	1,513 966 1,092,046
7 Indore* 8 Kolhapu r	3,219 7,662	6 070,018
o Travancore	13,170	1 926 698 1,2 12,938
10 Udaipur (Mewar)* 11 Bikaner	23,181 1,493	1,422,875
12 Cocbin	15,610 86,120	3,040,876 2,550,904
13 Jaipur 14 Jodbpur	5,714	7 7,898
15 Kotah*	9 4 12,830	1,936,259 1,820 ,44 5
16 Patisla* 1. Rewa*	3,158	8 2 3 0 55
18 Alwar*	4,031	990,977
19 Mayurbhani		au ned

These States have joined one or other of the Unions for ned

Ital of non viable States not affected so far by any merger or integration

		Area.	Population
s No	State	266	451,428
1	Benares	1,318	640,842
2	Cooch Behar	12,980	93 246
3	Jasalmer	3 788	213,586
4	Khası States	8,620	12,089
5	Manipur	891	477,042
6	Rampur	159	15,814
7	Sandur	4 516	97,369
8	Tehri Garhwal	4 116	13,010
9			